

Account of Fees in Criminal Cases
1878
March 13 - People vs Joseph Radcliffe Esq
March 12 " " W. H. Waterman 3.00

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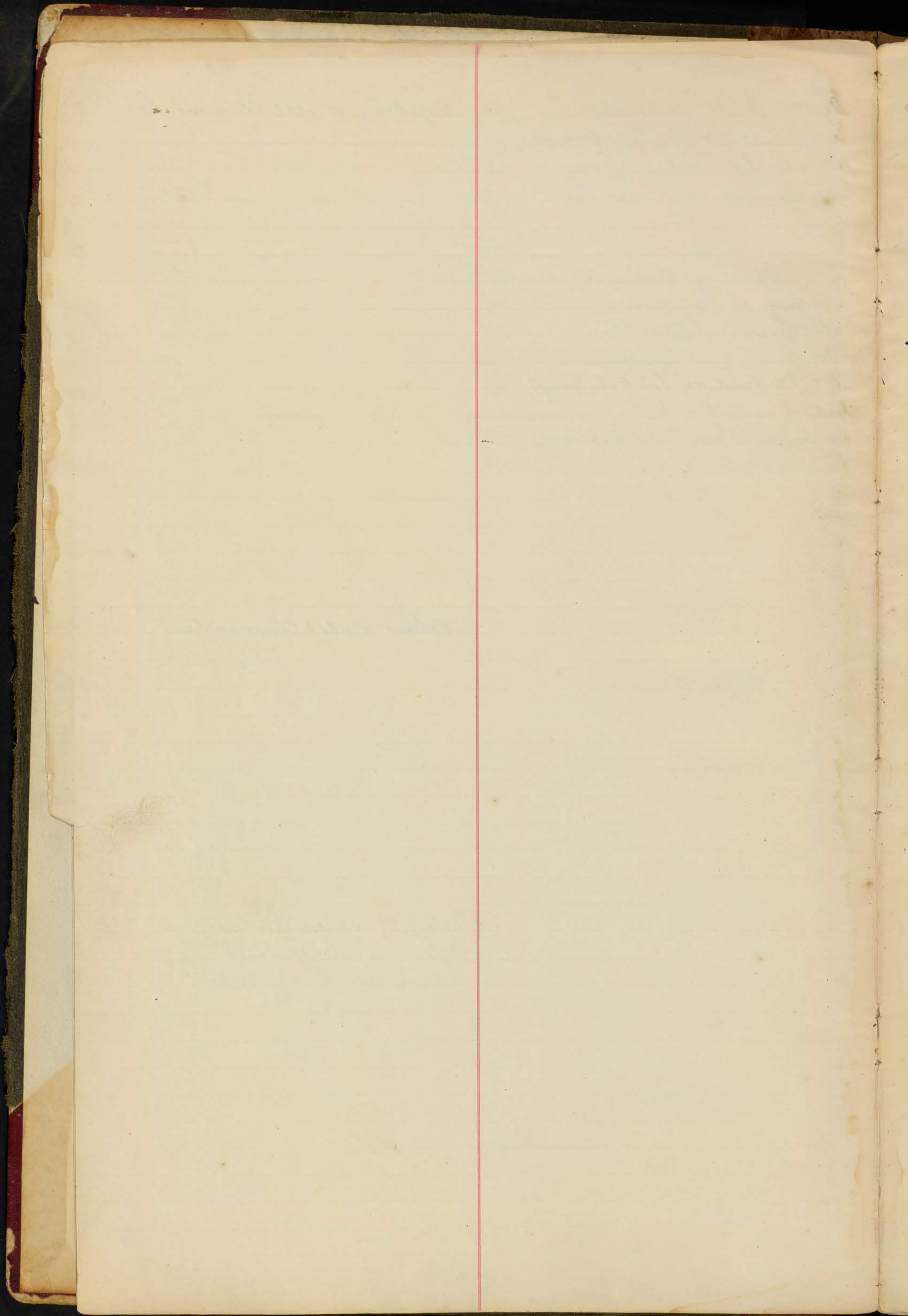
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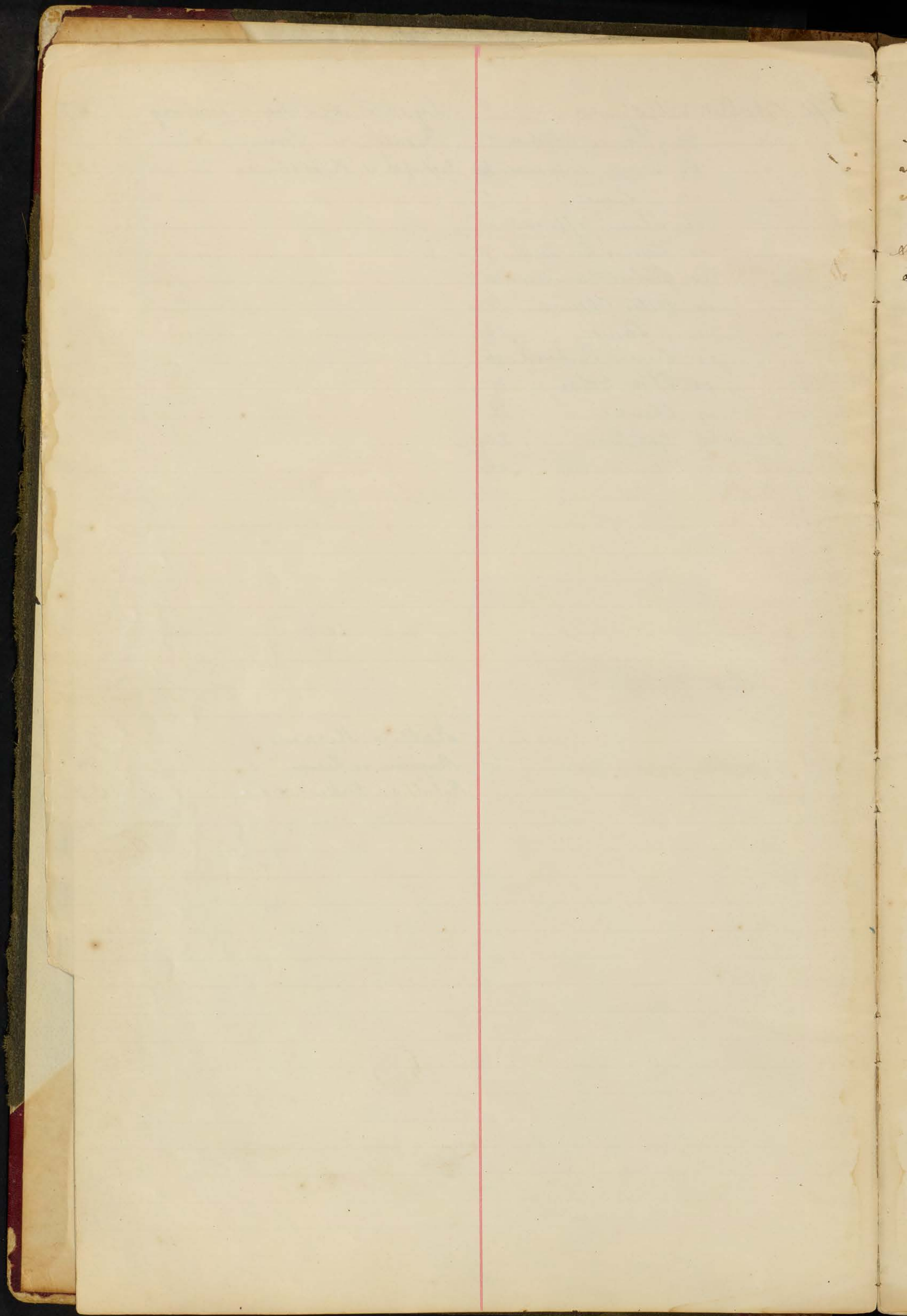


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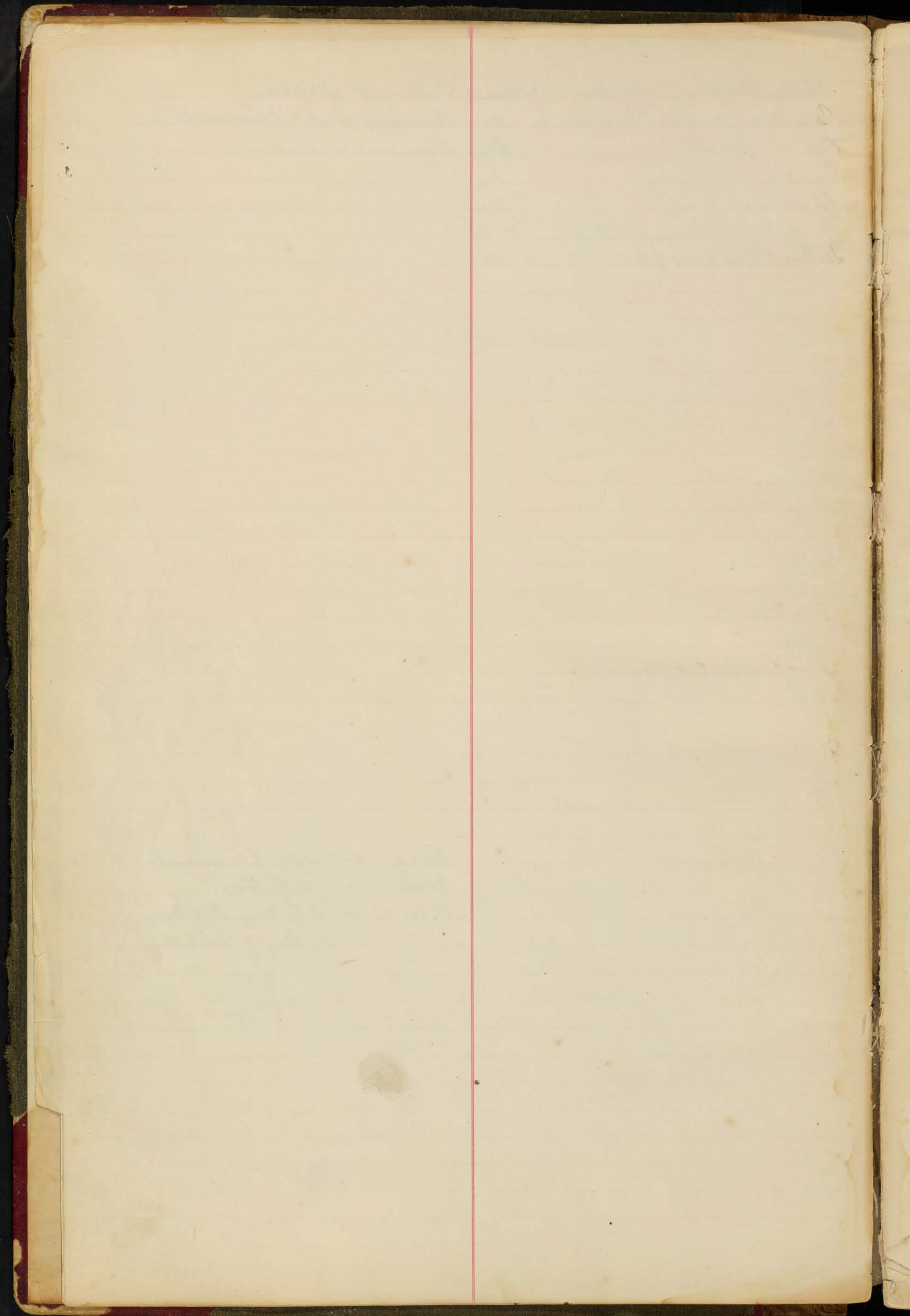


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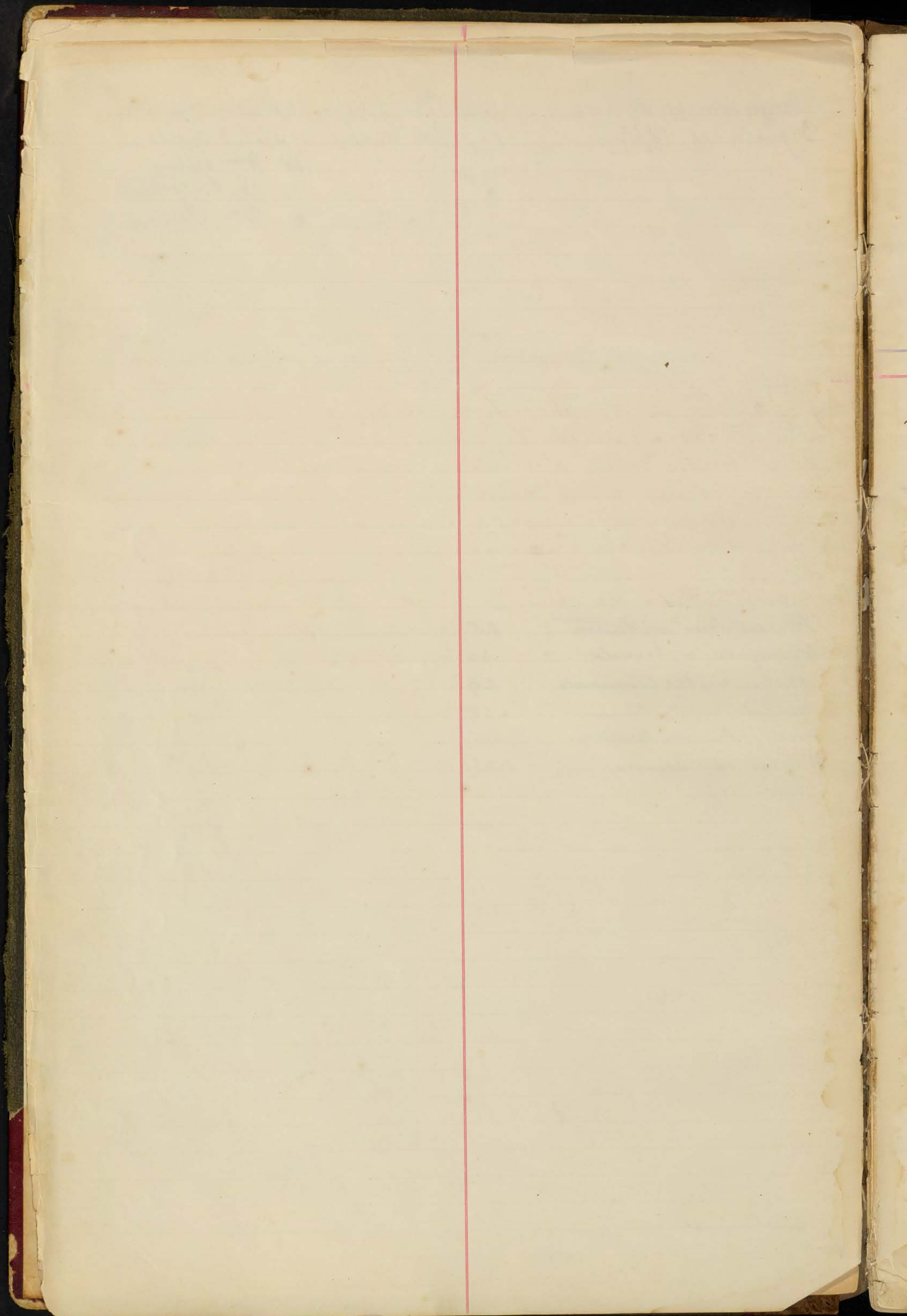
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No. 1

In the Justice's Court of Tenth Township,
County of Fresno State of California.

The People of the State of
California

Plaintiff

vs.
Charles Cambell

Defendant

Action Misdemeanor

Demand, \$

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1898

Jan 28

On the affidavit of J. M. Johnson a warrant was issued for the arrest of the Defendant and placed in the hands of Constable Robert Larimore

The warrant returned by the Constable and the Defendant brought into Court. The complaint was read to him and he was informed of his rights and plead not guilty. Trial had. witnesses examined and Def found guilty. and it was hereby ordered and decreed by the Court that Def be fined in the sum six dollars or in default of which he be placed in the County Jail for the period of six days. which amount he paid and Defendant discharged

Rob. Thayer
Justice of the Peace

In the Justice's Court of

Tenth

Township,

County of

Fresno

State of California.

the People of the State
of California

Plaintiff

Action

Murder

Demand, \$

vs.

Thomas Jefferson

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE 27

Complaint filed

PROCEEDINGS.

Feb 27

on the Affidavit of W. E. Saramore
a warrant was issued for the arrest
of the aforesaid Defendant and placed
in the hands of the Constable Robt Saramore
for the arrest of Thomas Jefferson for the Crime
of Murder. the same being committed on or about
the 22nd day of December 1892
near Hookers Cove in the County of Fresno State
of California

April 4th 1893

Warrant returned by Constable Saramore
and defendant brought into Court. The evidence
adduced in the Case showed that the Killing
was Justifiable Homicide and the Case
dismissed

J. J. Sings
Justice
of the Peace

No. 2

In the Justice's Court of Tenth Township,
County of Fresno State of California.

		Action
Plaintiff	Demand, \$	
vs.		
		Attorney for Plaintiff
Defendant		Attorney for Defendant

DATE.

PROCEEDINGS.

March 14th 1893
 I J. S. Dingo Justice of the Peace in the
 Township aforesaid acting as Coroner in the
 case of Jas Hammon found dead on trail on
 the morning of the 12th inst impaneled a
 jury which found the aforesaid Hammon
 was a native of California aged about thirty
 five or forty years and came to his death
 by some cause unknown to them

Jurors. Nelson Woodberry
 J. R. Murry
 J. Dwyer
 Geo Meritt
 A. Caragnaro
 Wm. McCloud
 Wm. Beasore
 Henry Caston
 J. P. Beasore

In the Justice's Court of tenth Township,
County of Fresno State of California.

the people of the state of California

Plaintiff

vs.

Las Lawson

Defendant

Action

Demand, \$

Attorney for Plaintiff

Attorney for Defendant

DATE.

March 27th 1893

PROCEEDINGS. Complaint filed

March 29

on the affidavit of Indian Bill a warrant was issued for the arrest of the afforesaid Las Lawson for the crime of Grand Larceny

Warrant returned by constable Saramore and defendant brought in to court the complaint was read to him and he was informed of his rights and he pled not guilty the case was set for examination on April 6th at 10 o'clock of that day and Subduries for the prosecution & the defence and placed in the hands of Constable Saramore

April 4

1893 the above complaint is held by adjourned by the order of the court for the purpose of returning a new complaint Justice Court \$ 3.00

J. S. Lingo
Justice of the Peace

No. 4

In the Justice's Court of Tenth Township,
County of Fresno State of California.

<i>The people of the State of California</i>		Action
Plaintiff		Demand, \$
vs.		
<i>James Sawson</i>		Attorney for Plaintiff
Defendant		Attorney for Defendant

DATE.	PROCEEDINGS.
March 27 th 1893	Complaint filed on the affidavit of Indian Bill a warrant was issued for the arrest of the afforesaid Jas Sawson for the crime of Battery Committed on the person of the afforesaid Indian Bill
March 28	Warrant returned by Constable Saramore and defendant brought into Court the Complaint was read to him and he was informed of his rights and he plead not guilty. The case was set for examination on April 6 th at 10 o'clock of that day and subpoenas for the prosecution and the defence placed in the hands of Constable Saramore
April 4 1893	The above case is hereby dismissed by order of the Court and a new complaint filed for the same offence
<i>J. J. Ling</i> Justice of the Peace of Tenth Township Fresno Co Cal	

In the Justice's Court of Leath Township,
County of Fresno State of California.

The People of the State of
California

Plaintiff

vs.

Thomas Leperso Indian

Defendant

Action Criminal

Demand, \$

Attorney for Plaintiff

Attorney for Defendant

DATE.

April 4th 1893

PROCEEDINGS.

Complaint filed

on the affidavit of Rolt Saramore a
warrant was issued for the arrest of the
aforesaid defendant and placed in the hands of
the Constable Rolt Saramore for the arrest
of Thomas Leperson for the Crime of Murder
the same being committed on or about the
22 day of December 1892 near Hookers Cove in
the County and State aforesaid.

a Subpoena being issued for Mrs Mary Teaford
the same being returned April 4th 1893

April 9th

on the trial of examination of the
above Thomas Leperson Indian in open Court
warrants and subpoenas being returned
the evidence showed Justifiable Homicide
and the above Thomas Leperson was acquitted

No. 6

In the Justice's Court of tenth Township,
County of Kern State of California.

the People of the State
of California
Plaintiff
vs.
James Lawson
Defendant

Action Criminal
Demand, \$
Attorney for Plaintiff
Attorney for Defendant

DATE. March 25th 1893 PROCEEDINGS. Complaint filed

March 25th in the affidavit Indian Bill a warrant was issued for the arrest of the affixed said Las Lawson for the crime of Grand Larceny warrant returned by Constable Saramore and Defendant brought into Court. The Complaint was read to him and he was informed of his rights and he plead not guilty. The Case was set for examination. on April 6th at 10 o'clock A.M. of that day Subpoenas for the prosecution and the defense and placed in the Hands of Constable Saramore.

April 6th Subpoenas returned and filed and warrants returned - Case investigated in open Court. dismissed for want of evidence

In the Justice's Court of

Township,

County of Fresno

State of California.

Action

Civil

Geo H Elam

Plaintiff

vs.

Demand, \$ 2⁰⁰

Geo Seibing

Defendant

J M Larson

Attorney for Plaintiff

Attorney for Defendant

DATE.

Complaint filed

PROCEEDINGS.

April

28

Subpoena returned defendant answered and acknowledges debt and Cost of suit to date and paid on debt and Cost of suit \$4⁰⁰ four Dollars and agrees to pay balance due to date \$4²⁵ four Dollars and 25 cts at or before June 1st 1893

May

15

further Cost suspended on Case up to that date the Defendant Geo Seibing came into Court and paid balance due and is therefore discharged from all further Costs or Liabilities in the Complaint the receipt whereof is hereby acknowledged

No. 87

In the Justice's Court of tenth Township,
County of Fresno State of California.

<u>R. Saramore</u> Plaintiff	vs.	Action _____ Demand, \$ <u>18.00</u> Attorney for Plaintiff _____ Attorney for Defendant _____
<u>James Graham</u> Defendant		

DATE.	PROCEEDINGS.
	<i>Complaint filed</i>
<i>April 29</i>	<i>and summons place in the hands of the Constable Robt Saramore</i>
<i>May 22</i>	<i>Summons returned. and Defendant came into Court and paid in full to Date both Principal and Cost of Suit</i>

In the Justice's Court of Tenth Township,
County of Fresno State of California.

The People of the State
of California

Plaintiff

vs.

Robert Christian

Defendant

Action

Criminal

Demand, \$ 15.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

May

1st

Complaint filed
personally appeared before me Robert Saramore
of Fresno County in the County and State
afforesaid who being duly sworn complains and
accuses Robert Christian of the Town of
Grubgulch of the crime of disturbing the
peace of said Grubgulch committed as follows
With a pistol in hand he did shoot at and
hit the house in which men woman and children
were assembled at a public ball

May

3^d

Warrant returned prisoner brought into
Court and being apprised of his rights.
which he waived and pleat guilty of
disturbing the peace and was fined
fifteen Dollars and cost of suit which
he paid and was dismissed from custody
the above amt of \$15.00 fine sent to the
County Treasury by Robert Saramore
who delivered same May 8th 1883 and returned
recept for same to J. L. Sings of 10th Township

No. 10

In the Justice's Court of Tenth Township,
County of Fresno State of California.

The People of the State
of California

Plaintiff

Action Criminal

Demand, \$

v.s.

Attorney for Plaintiff

Mich. Chenae

Defendant

Attorney for Defendant

DATE.

PROCEEDINGS.

Complaint filed

May the 1st Warrant returnt the Defendant brought into Court. Was informed of his rights and privelages in the Case all of which He waived and plead Guilty the the Charge of Burglary in breaking into the House of Peates Rizinet at Hildreth County and State appressed and taking therefrom in the absene of the owner the folowing discribed Property to wit
~~one Shotgun~~ one Shotgun twelve Catriges one pair of shoes do socks one pair overalls one pound Paper Tea and piece of soap

May 2nd the evidence addiced in the Case by the prociution failed to establish the Crime of Burglary in the appinion of the Court and the Case dismissed

In the Justice's Court of

Tenth

Township,

County of

Fresno

State of California.

the people of the State
of California

Plaintiff

vs.

Action

Criminal

Demand, \$ 100 ⁰⁰ fine or fifty
day in County Jail

Attorney for Plaintiff

Miles Chener

Defendant

J M Johnson

Attorney for Defendant

DATE.

PROCEEDINGS.

Complaint filed

May 4th personally appeared before Me. Peter Biznet who being duly sworn deposes and says that on the 28th day of April 1893 at Hildreth in Fresno Co State of California Miles Chener did steal take and carry away one Shotgun one pair shoes one pair overalls and other articles

May 4th Warrant returned by Constable Saramore and Prisoner brought into Court and informed of all his rights and privileges and he employed J M Johnson as his attorney plead guilty of Petit Larceny. after hearing Testimony in the case the Court find the Complaint sustained and finds the Defendant guilty of Petit Larceny and fined him one hundred Dollars \$100 ⁰⁰ and in default of paying same sentenced him to fifty days in the County Jail

No. 12

In the Justice's Court of
County of Fresno

Tenth

Township,

State of California.

Action

Civil

J R Johnson

Plaintiff

vs.

Demand, \$ 47 ⁰⁰/₁₀₀

Attorney for Plaintiff

Albe Speckerman

Defendant

Attorney for Defendant

DATE 4 Complaint filed PROCEEDINGS.

May 4th the Plaintiff complains of the Defendant and alleges as a cause of action that the Plaintiff is the keeper of an Inn or Boarding House in the Town of Fresno Flats in the county and state aforesaid that he furnished Board and Hotel accommodation to the Defendant to the amount of Twenty one dollars and fifty cents (\$21.⁵⁰/₁₀₀), and that the Defendant has failed and refused to pay the same - And a further cause of action that the Plaintiff holds an assignment assigned account from Robert Larramone for the sum of Twenty five dollars and fifty cents. Wherefore the Plaintiff asks this Court to render Judgment in favor of the Plaintiff and against Defendant for the sum of \$ Forty seven dollars and costs of suit, and the Defendant have nothing.

Aug 11 Summons issued and placed in hands of Robert Larramone constable
21 Summons returned, as served on Defendant on Aug. 18th by W. E. Larramone Deputy Constable.
24 Defendant having failed to answer; Judgment is hereby given for Plaintiff for \$47.⁰⁰/₁₀₀ and \$4.⁵⁰/₁₀₀ costs Constable's, Justice \$2.⁰⁰/₁₀₀ costs making total costs \$6.⁵⁰/₁₀₀ \$7.⁰⁰/₁₀₀
26 Plaintiff appeared in person and demanded that Execution issue for amount of Judgment & costs; execution issued accordingly and forwarded to Sheriff of Madera County.
29 Received on this day a communication from被告 Attorney P. Fair dated Fresno Flats Aug 21. 93 Justice Costs \$2.⁰⁰/₁₀₀ received
Oct 24 Execution returned partially satisfied \$10.⁰⁰/₁₀₀ being realized
L. Lyndale Gough J. P.

In the Justice's Court of Tenth Township,
County of Fresno State of California.

Action CivilHenry Castor

Plaintiff

vs.

Demand, \$ 13.00Waterloo G M Co

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

Apr

25

Complaint filedand summons ~~and~~ placed in the hands of Robert
Saramore Constable

May

7

the summons returned served on the Defendant

No. 14

In the Justice's Court of Tenth Township,
County of Fresno State of California.

Action CivilRobt Saramore

Plaintiff

vs.

Demand, \$18 60

Jas Graham

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE. 1887

PROCEEDINGS.

Complaint filed
 April 28 and summons issued and placed in the hands of
 Robt Saramore Constable
 May 18 Summons returned served on the Defendant
 May 22 Defendant Jas Graham answered Complaint. paid
 Bill and Cost and recd receipt from Plaintiff in full
 to date

No. 152

In the Justice's Court of Tenth Township,
County of Fresno State of California.

Action Battery

The People of the State of California
Plaintiff

vs.

Demand, \$ 5.00 and Cost

Rease Packard
Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE 1893

Complaint filed

PROCEEDINGS.

May 10

Warrant returned and the defendant informed of his rights in the case all of which he waived and plead guilty to the charge as set forth in the Complaint and was fined Five Dollars and Cost which was paid and the case dismissed

No. 16

In the Justice's Court of

Tenth

Township,

County of

Tulare

State of California.

Action

Grand Larceny

the People of the State of California

Plaintiff

Demand, \$

vs.

Attorney for Plaintiff

Attorney for Defendant

DATE. 1887 Complaint filed

PROCEEDINGS.

May

13

Warrant returned by Reolt Saramore Constable and Defendant brought into Court and being informed of all his privileges in the case ~~waived~~ and plead not guilty of the Charges as set forth in the Complaint. The Court therefore orders that the defendant be held to answer the Charges as specified in the Complaint in the sum of Five Hundred Dollars ~~proo~~. Bail given by Walter Smith and Robt Nichols and prisoner liberated from Complain Grand Larceny in the robbing and Arresta and taking therefrom Bullion to the amt of sixty or more Dollars

May

20

The Defendant came in to Court also the Prosecution. the District attorney failing to appear in the Case the examination is postponed until the District atty can be heard from

In the Justice's Court of

Township,

County of

State of California.

Henry Castor

Plaintiff

vs.

Logan Mining Co

Defendant

Action Civil

Demand, \$ 50.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

May 18 Complaint filed and summons issued and placed in the hands of Robt Saramore Constable

May 22 now Comes the Defendant and pay by Check the amt demanded and Cost. action suspended until Money is recd on Check if not returned protested in which case proceedings will be continued for the amt above claimed

No. _____
In the Justice's Court of _____ Township,
County of _____ State of California.

Henry Coster

Plaintiff

vs.

Sagan Mining Co.

Defendant

Action _____

Demand, \$ _____

Attorney for Plaintiff _____

Attorney for Defendant _____

DATE.

PROCEEDINGS.

May 18 Complaint filed

In the Justice's Court of *Tenth* Township,
County of *Fresno* State of California.

<i>Robt Saramore</i> Plaintiff	} Action
vs.	
<i>A Caraynro</i> Defendant	} Demand, \$
	Attorney for Plaintiff
	Attorney for Defendant

DATE.

May 19th 1893

PROCEEDINGS.

*Complaint filed and summons issued and placed
in the hands of Robt Saramore Constable*

No. 19

In the Justice's Court of

County of

Fresno

Tenth

Township,

State of California.

Action Civil

Lohme Krohn

Plaintiff

vs.

Demand, \$ 18.00

Charles Williams

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

May 25th ~~First~~ Complaint filed

In the Justice's Court of 4th Township,
County of Madera State of California.

People of the State of California

Plaintiff

vs.

Got Lee

Defendant

Action Misdemeanor

Selling Goods without License

Demand, \$

Attorney for Plaintiff

Robert Maxwell

Attorney for Defendant

DATE.

PROCEEDINGS.

1893
July

7

Complaint filed by John Hunt of Raymond complaining
Witness, who was duly sworn before me
Warrant issued same day and placed in hands of Robert
Lanham Constable. Warrant served on defendant, who
being by me duly informed of his rights, plead not guilty
to the charge to wit that he the said defendant had
sold goods without a license, having supplied fire-crackers
to various boys on the 5th and 6th days of July 1893. Waived Jury
The evidence adduced being in the opinion of the Court
insufficient to bring the defendant within the scope of
the section 435 Penal Code, the case was dismissed.
Fee to Justice of the Peace \$3.00

L. Sepulveda Gough Justice of the Peace

No. 21

In the Justice's Court of

4th

Township,

County of *Madera*

State of California.

Charles Lamm

Plaintiff

vs.

Henry Applin

Defendant

Action *Civil*Demand, \$ *6. 75*
1.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893
July

14 This 14th day of July 1893 Personally appeared before me Charles Lamm the Plaintiff who being duly sworn complains and alleges that the Defendant Henry Applin is indebted to him in the sum of six dollars and seventy five cents for work and labor done and material supplied, to amount of and said Plaintiff prays for judgment to that amount.

14 Summons issued and placed in the hands of Robert Larramne Constable.

15 Summons served on Defendant, and return made.

17 Defendant paid amount of claim, together with costs \$ *13. 45*
1.00
L. Synchale Gough J. P.

In the Justice's Court of

4th

Township,

County of

Madera

State of California.

People of State of California

Plaintiff

vs.

John Doe

Defendant

Action

Lunatic at large

Demand, \$

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

July

18

Robert Larramore Constable appeared before me, and being duly sworn, alleges that the said John Doe is a lunatic wandering at large & the danger and annoyance of the inhabitants of the vicinity of the Soquel Saw Mill, and prays for a warrant for arrest of said Lunatic.

Warrant issued and placed in hands of said Robert Larramore

No. 23

4th Township,

In the Justice's Court of _____ State of California.

County of Madera

Action Promissory Note

Walters Brothers

Plaintiff

Demand, \$ 143²⁷/₁₀₀

vs.

Joseph Seaton

Defendant

F. A. Lee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893
July

26 The Plaintiff alleges: That this Defendant is indebted to them in the sum of ~~\$143²⁷/₁₀₀~~ \$143²⁷/₁₀₀ with interest at the rate of 8 per cent per annum from the 20th day of July ¹⁸⁸⁹ upon a certain promissory note executed and delivered by this Defendant to Plaintiffs; it is in the words and figures following to wit:

"I do hereby promise, July 20 1889

One day after date I promise to pay to the order of Walters Bros the sum of one hundred and forty three ²⁷/₁₀₀ dollars, with interest at the rate of eight per cent per annum from date until paid (\$143²⁷/₁₀₀) (Signed) J. G. Seaton

That said note or any part of it has not been paid.

Wherefore Plaintiff asks judgment against Defendant for the sum of \$143²⁷/₁₀₀ and interest thereon from the 20th day of July 1889 at 8 per cent per annum and costs of suit

Francis A. Lee

Att. for Plaintiff

26 Summons and attachment issued and placed in hands of Robert Larraume Constable.

27 Summons duly served on Defendant, and return made July 28

Aug. 1 Defendant in person, this day filed answer, denying all allegations in the complaint.

1 Copy of answer served on Plaintiff's attorney by Justice of the Peace

5 Instructions from Plaintiff's Attorney that Defendant has filed Petition in San Joaquin; stay of proceedings ordered and filed All costs paid \$12.

L. Synedale Goregh, Justice of the Peace

Filing

Compt 25

Summons

Attachment

Bond 25

Answer 1.25

Stay order 25

Sms 50

Att 50

Duct 50

1.50

In the Justice's Court of

Township,

County of

State of California.

People of the State of California

Action *Miscellaneous*

Plaintiff

Demand, \$

vs.

Charles Pratt

Thos. Leonard

Attorney for Plaintiff

Defendant

Edw. Shelton

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

July

31

Personally appeared before me William Whitesides who being duly sworn complains and alleges that on July 30th in the Town of Raymond Charles Pratt did willfully draw and present at said complainant a deadly weapon, and at same time threaten to kill him the said complainant.

Warrant issued and placed in hands of Robert Larramore constable who same day arrested said defendant, and brought him into court when he gave his true name as Charles Pratt ^{and pleaded not guilty} on being informed of his rights he demanded a Jury and desired that witnesses be summoned on his behalf. Verdict and Subpoena issued and placed in hands of Robert Larramore Constable. Subpoena duly served by Constable.

Jury impanelled and sworn:

Jury as follows A. J. Wood, J. A. Wilson, Stephen Locke G. E. Storrs, B. L. Butler.

Testimony adduced, and case argued

Jury after deliberation returned verdict of not guilty whereupon defendant was discharged

Justice Fee \$3⁰⁰

L. Lyndale Gore Jr Justice of the Peace

No. 25

In the Justice's Court of

Township,

County of

State of California.

Action

for Debt

John Leach

Plaintiff

vs.

Charles Williams

Defendant

Demand, \$ 19.67

1.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

2

Personally appeared before me John Leach who alleges and complains that the Defendant Charles Williams is indebted to him in the amount of \$19.67 for Goods sold and delivered by him to said Defendant, and said Plaintiff prays for judgment against said Defendant to that amount and costs of suit.

4

Summons and attachment issued same day and placed in hands of Robert Larramore Constable; Frank Vignolo & James Westfall being Plaintiff Bondsmen

4

Summons served on Defendant and return made by R. Larramore Constable who on same day served Garnishment on John Leach, who informed constable that he had in his possession \$15.25 belonging to Defendant which sum is attached.

10

Defendant having failed to appear and answer, Judgment is given for Plaintiff for \$19.67 together with costs of suit to date \$22.90

11

Execution issued and placed in hands of Robert Larramore Constable

17

Robert Larramore paid into Court the sum of \$15.25 being amount under attachment in the hands of John Leach

Felling Comp 25

Summ 25

Attach 25

Bond 50

Fees 50

all 50

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In the Justice's Court of

4th

Township,

County of Madera

State of California.

P. M. Bowen

Action for Debt

Plaintiff

Demand, \$ 14.⁶⁸/₁₀₀

vs.

Charles Haskell

Attorney for Plaintiff

Defendant

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug.

9

Personally appeared before me, P. M. Bowen who alleges and complains, that the Defendant Charles Haskell is indebted to him in the sum of \$ 14.⁶⁸/₁₀₀, being a balance on a bill for Goods sold and delivered by the said Plaintiff to said Defendant; wherefore the said Plaintiff asks for judgment against said Defendant for that amount & costs of suit.

9

Summons and attachment issued and placed in hands of Robert Larremore Constable

15

Summons served and return made by Robert Larremore constable
Attachment returned served on Garnishee who refused to make statement.

19

On this day personally appeared before me the Defendant, in answer to complaint, who made answer by tendering the sum of Seven Dollars & sixty-eight cents without costs of suit. Answer filed and served on Plaintiff who refused the tender.

"

Defendant makes affidavit, that the wages due to him in hands of Garnishee are necessary for the support of his the Defendant's family. Demanded a Jury Trial: Aug 26. set for hearing

21

Defendant appeared and tendered \$10.⁰⁰/₁₀₀ and \$5.²⁵/₁₀₀ costs - which offer is accepted by Plaintiff and Judgment entered for that amount; Defendant paying \$5.⁰⁰/₁₀₀ into Court

Sept

11

Defendant paid \$10.⁰⁰/₁₀₀ being full amount of debt & costs
L. Synedale Gough

No. 27

In the Justice's Court of Fourth Township,
County of Madera State of California.

James Walker

Plaintiff

vs.

Alexander McClellan, Alexander

Stevens, James Duncan, & William
Nichols DefendantAction Civil for Work and LaborDemand, \$ 265.⁸⁵/₁₀₀

F. A. Lee

Attorney for Plaintiff

Wallace & Rhodes

Attorney for Defendant

Alexander McClellan

DATE.

PROCEEDINGS.

1893
Aug
Filmy

24 On this day appeared before me the Plaintiff James Walker, who being duly sworn, alleges and complains that the Defendants are indebted to him in the sum of \$265.⁸⁵/₁₀₀ for work and labor performed by him for the said Defendants, and asks for judgment against the said Defendants for that amount and costs of suit. Complaint filed
Attachment issued against the said Defendants, and attached Property placed in custody of a keeper by Robert Larramane constable, who on same day made return and inventory of Property

25 Summons issued and placed in hands of Robert Larramane, Constable
26 Return of Summons made, as served on Aug. 26 by R. Larramane on James Duncan one of the Defendants.

L. Lyndale Gough Justice of the Peace

Aug

31 Now come the Defendants Alexander Stevens, James Duncan and William Nicol, and answer to complaint, on Ground of said complaint not containing facts sufficient to constitute a cause of action. Demurrer filed

Septem

4 Comes now the Plaintiff by his Attorney and moves the Court to correct the Papers, process and pleadings in this case. Motion filed

It satisfactorily appearing to the Court, that there is a mistake in the name of one of the parties to this action, to wit: The name "McClellan", the said name wherever it appears in the papers or records in this case is changed to read "McLennan"; McClellan and McLennan being one and the same party.

Costs due

Jud. 24.75

Const. 23.5

47.25

12 In open court Demurrer of Defendants Stevens, Duncan & Nicol overruled
Defendants paid into Court 60 per cent of claim and 50 per cent of costs giving security for balance to be paid in 60 days

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Hector Gillies

Plaintiff

vs.

Alexander M. C. Clellan, Alexander
Stevens, James Duncan & William
Nichols
Defendants

Action Work and labor

Demand, \$ 250⁵⁰/₁₀₀

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24 This day personally appeared before me, Hector Gillies, who being duly sworn alleges and complains that the Defendants are indebted to him in the sum of \$250⁵⁰/₁₀₀ for work and labor performed by him for the said Defendants, as described in the Complaint, and asks for Judgment against the said Defendants, for that amount and costs of suit. Complaint Filed

24 Attachment issued against Property of Defendants, and placed in the hands of Robert Larramore Constable, who attached said Property, and made return, together with inventory of Property, and placed a keeper in charge

24 Summons issued and placed in hands of R. Larramore Constable

26 Return made of service of Summons, being served on James Duncan one of Defendants by Robert Larramore Constable.

L. Lyndale Gough, Justice of the Peace

August 31 Now come Defendants Alexander Stevens, James Duncan and William Nichols, and demur to complaint on ground of said complaint not containing sufficient facts to constitute a cause of action. Demurrer Filed

Septem 4 Comes now the Plaintiff by his Attorney and moves the Court to correct the papers, process and pleadings in this case. Motion filed

It satisfactorily appearing to the Court that there is a mistake in the name of one of the parties to this action to wit: The name of M^c Clellan, the said name wherever it appears in the papers or records in this case is changed to read M^c Lenwan, M^c Clellan and M^c Clellan being one and the same party.

12 In open Court Demurrer of Defs, Stephens, Duncan & Nichols over-ruled Defendant paid into Court 75 per cent of claim & 50 per cent costs - undertaking to pay balance in 60 days security being given

L. Lyndale Gough

Justice of the Peace

NO.

29

In the Justice's Court of

Fourth

Township,

County of *Madera*

State of California.

James Morton

Plaintiff

vs.

Action *Civil, Work and Labor*Demand, \$ *264⁰⁰**F. A. Fee*

Attorney for Plaintiff

*Alexander Mc Clellan, Alexander
Stevens, James Duncan, & William
Nichols*

Defendants

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24

This day personally appeared before me, James Morton, who claims that the Defendants are liable for work and labor performed as described in the complaint, said Defendants, for that count filed by the Defendants, and by the Constable, who attached together with inventory of charge in hands of R. Larramne, constable in James Duncan one of Defendants,

*Westfall**Ellis*Filed Aug 17th 93*L. Lyndale Gough*

Justice of the Peace

*John Elise
Bill 6⁷⁵*

L. Lyndale Gough, Justice of the Peace says, James Duncan and William Nichols moved that said Complaint does not state a cause of action. Demurrer filed by me, and moves the Court to dismiss in this case. Motion filed by me that there is a mistake in the name of the party. The name of the party as it appears in the papers is read "Mc Clellan", Mc Clellan is the same party.

In open Court Demurrer of被告 Stephens, Duncan & Nichols overruled. Defendants paid into Court 75 per cent - claim & 50 per cent costs. Giving security for balance to be paid in 60 days.

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Hector Gillies

Plaintiff

vs.

Alexander M. Clellan, Alexander

Stevens, James Duncan & William
Nichols

Defendants

Action Work and Labor

Demand, \$ 250⁰⁰

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24

This day personally appeared before me, Hector Gillies, who being duly sworn alleges and complains that the Defendants are indebted to him in the sum of \$250⁰⁰ for work and labor performed by him for the said Defendants, as described in the Complaint, and asks for

and c

S. W. WESTFALL,

DEALER IN

Fine Wines, Liquors & Cigars.

24 Attor

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Dunc

Fresno Flats, Cal., Aug 16 1893

John Ellis

To S. W. Westfall, Dr

August 10 To Bill Six Dollars, security, Percent \$6 75

August 31

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Septem 4

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papers

It acts

name of

the said name wherever it appears in the papers or records in this case is changed to read, M^c Lennon, M^c Clellan and M^c Clellan being one and the same party.

12

In open Court Defendant of Dfts, Stephens, Duncan & Nichols over-ruled Defendant paid into Court 75 per cent of claim & 50 per cent costs - undertaking to pay balance in 60 days security being given

L. Lyndale Gough

Judge of the Peace

No. 29

Township,

In the Justice's Court of Fourth

County of *Alameda* State of California.

James Morton

Plaintiff

vs.

Alexander McClellan, Alexander

Stevens, James Duncan, & William
Nichols

Defendants

Action *Civil, Work and Labor*

Demand, \$ *264⁰⁰*

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

Attaching

Filing

24 This day personally appeared before me, James Morton, who being duly sworn alleges and complains, that the Defendants are indebted to him in the sum of \$ *264⁰⁰* for work and labor performed by him for the said Defendants, as described in the complaint, and asks for Judgment against the said Defendants, for that amount and costs of suit. Complaint filed

24 Attachment issued against Property of Defendants, and placed in hands of Robert Larramne Constable, who attached said Property, and made return together with inventory of Property, and placed a keeper in charge

24 Summons issued, and placed in hands of R. Larramne, constable
26 who on this day made service on James Duncan one of Defendants, and made due return thereof

L. Lyndale Gough, Justice of the Peace

Aug

31 Now come Defendants Alexander Stevens, James Duncan and William Nichols, and demur to complaint on ground that said Complaint does not contain sufficient facts to constitute a cause of action. Demurer filed

September

4 Comes now the Plaintiff by his Attorney, and moves the Court to correct the papers process and pleadings in this case. Motion filed
It is satisfactorily appearing to the Court that there is a mistake in the name of one of the parties to this action to wit: The name of "McClellan"; the said name wherever it appears in the papers or record in this case is changed to read "McClellan", McClellan and McClellan being one and the same party

12 In open Court Demurer of Defs Stevens, Duncan & Nichols overruled
Defendants paid into Court 75 per cent claim & 50 per cent costs
giving security for balance to be paid in 60 days

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Joseph Terraguo

Plaintiff

vs.

Alexander McClellan, Alexander
Stevens, James Duncan, & William
Nichols
Defendant

Action Civil, Work & LaborDemand, \$ 121.⁵⁵L. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24 On this day personally appeared before me Joseph Terraguo, who being duly sworn alleges and complains that the Defendants are indebted to him in the sum of \$121.⁵⁵, for work and labor performed by him for said Defendants, as specified in the complaint, and asks for Judgment against the said Defendants for that amount, together with costs of suit. Complaint filed

24 Attachment, issued against Property of Defendants, and placed in hands of R. Larramore constable, who attached Property, and made return, together with inventory of Property, and placed a keeper in charge.

24 Summons issued and placed in hands of R. Larramore constable

26 Return made of service of Summons, service being made on Angel James Duncan, one of Defendants.

L. Lyndale Gough Justice of the Peace

31 Now come Defendants Alexander Stevens, James Duncan & William Nichols, and demur to complaint on ground that said complaint does not contain sufficient facts to constitute a cause of action. Demurer filed

September 4 Now comes the Plaintiff by his Attorney, and moves the court to correct the Papers, process and pleadings in this case. Motion filed

It satisfactorily appearing to this Court, that there is a mistake in the name of one of the parties to this action; to wit: The name of Mr. Lellaw, the said name wherever it appears in the papers or records in this case, is changed to read Mr. Clellan; Mr. Clellan and Mr. Clellan being one and the same parties

12 In open court Demurrer of Defs. Stevens, Duncan & Nichols overruled Defendant paid into Court 60 per cent of claim and 50 per cent costs giving security for payment of balance in 60 days

L. Lyndale Gough

Justice of the Peace

No. 31

In the Justice's Court of Fourth Township,
County of Madison State of California.

John Duncan

Plaintiff

vs.

Alexander McClellan, Alexander Stevens

James Duncan, William Nichols

Defendants

Action Civil, Work & LaborDemand, \$ 218⁰⁰

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24 On this day personally appeared before me, John Duncan, who being duly sworn alleges and complains, that the defendants are indebted to him in the sum of \$218⁰⁰ for work and labor performed by him for said defendants, as specified in the complaint, and asks for judgment against the said defendants for that amount together with costs of suit - Complaint filed

24 Attachment issued against Property of Defendants, and placed in hands of R. Larramore constable, who attached property, and made return, together with inventory of Property, and placed a keeper in charge

24 Summons issued and placed in hands of R. Larramore constable

26 Return made of service of Summons, service being made Aug 26 on James Duncan one of the Defendants

L. Tyndale Gough, Justice of the Peace.

31 Now come defendants, Alexander Stevens, James Duncan & William Nichols, and demur to complaint, as not containing sufficient facts to constitute a cause of action. Demurrer filed

September 4 Now comes the Plaintiff by his Attorney and moves the court to correct the Papers, process and pleadings in this case, Motion filed

It satisfactorily appearing to this court, that there is a mistake in the name of one of the parties to this action, to wit the name of McClellan, the said name wherever it appears in the papers or records in this case, is changed to read McClellan; McClellan and McClellan being one and the same parties.

12 In open court - Demurrers of Defs. Stephens, ~~James~~ Duncan & Nichols overruled. Defendants paid into Court 75 per cent of claim and 50 per cent costs giving security for payment of balance within 60 days

L. Tyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

John Ogilvie

Plaintiff

vs.

Alexander McClellan, Alexander

Stevens, James Duncan, &

William Nichols

Defendants

Action Civil, Work and Labor

Demand, \$ 244⁰⁰

J. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug.

24 On this day personally appeared before me John Ogilvie, who being duly sworn alleges and complains, that defendants are indebted to him in the sum of \$244⁰⁰ for work and labor performed by him for the said defendants, as specified in the complaint, and asks for judgment against the said defendants, for that amount and costs of suit - Complaint filed.

24 Attachment issued against Property of Defendants and placed in hands of R. Larramore Constable, who attached Property and made return together with inventory, and placed a keeper in charge.

24 Summons issued, and placed in hands of R. Larramore Constable

26 Return made of Service of Summons, service being made Aug 26 on James Duncan one of the Defendants

L. Lyndale Gough, Justice of the Peace

31 Now come Defendants Alexander Stevens, James Duncan & William Nichols, and demur to complaint as not containing sufficient facts to constitute a cause of action. Demurrer filed

September 4 Comes now the Plaintiff by his Attorney and moves the Court to correct the papers process and pleadings in this case. Motion filed

It satisfactorily appearing to this Court, that there is a mistake in the name of one of the parties to this action, to-wit: The name of McClellan, the said name wherever it appears in the papers or records in this case is changed to read McClellan; McClellan and McClellan being one and the same party.

12 In open Court - Demurrer of Defs. Stephens, Duncan & Nichols overruled. Defendants paid into Court 60 per cent claim and 50 per cent costs giving security for payment of balance within 60 days

L. Lyndale Gough

Justice of the Peace

No. 33

In the Justice's Court of Fourth Township,
County of Alameda State of California.

William Anderson

Plaintiff

vs.

Alexander Mc Clellan, Alexander
Stevens, James Duncan & William
Nichols
Defendant

Action Civil, Work & Labor

Demand, \$ 218⁰⁰

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24 On this day personally appeared before me William Anderson who being duly sworn alleges and complains that the Defendants are indebted to him in the sum of \$218⁰⁰ for work and labor performed by him for the said Defendants, as specified in the complaint, and asks for Judgment against the said Defendant for that amount and costs of suit - Complaint filed.

24 Attachment issued against Property of Defendants, and placed in hands of R. Larrabee constable, who attached Property, and made return together with inventory, and placed a keeper in charge.

24 Summons issued and placed in hands of R. Larrabee constable.

26 Return made of Service of Summons, Service being made Aug 26 on James Duncan one of the Defendants.

L. Synclaire Gough, Justice of the Peace

31 Now come Defendants Alexander Stevens, James Duncan & William Nichols, and demur to complaint as not containing sufficient facts to constitute a cause of action. Demuror filed

September 4 Comes now the Plaintiff and moves The Court to correct the papers process and Pleadings in this case Motion filed

It satisfactorily appearing to this Court that there is a mistake in the name of one of the Parties in this action, to-wit The name of Mc Clellan the said name wherever it appears in the papers or records in this case is changed to read Mc Clellan; Mc Clellan & Mc Clellan being one and the same parties.

12 In open Court Demuror of Defts Stephens Duncan & Nichols overruled Defendants paid into Court 60 per cent claim and 50 per cent costs giving security for payment of balance within 60 days

L. Synclaire Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Alameda State of California.

William Hill

Plaintiff

vs.

Alexander McClellan, Alexander
Stevens, James Duncan, & William
Nichols Defendant

Action Civil Work & LaborDemand, \$ 243²⁵/₁₀₀J. A. Fox

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24 On This day personally appeared before me William Hill, who being duly sworn complains and alleges, that the defendants are indebted to him in the sum of \$243²⁵/₁₀₀ for work and labor performed by him for said defendants and accounts transferred by Joseph Kelly and David Johnson to him the said Plaintiff, said accounts being due by said Defendants to said Joseph Kelly and David Johnson for work performed by them for said defendants. And the said Plaintiff asks for Judgment against the said Defendants for that amount and costs of suit; complaint filed.

24 Attachment issued against the Property of Defendants and placed in hands of Robert Larramore constable, who attached Property, and made return together with inventory, and placed a keeper in charge.

24 Summons issued and placed in hands of R. Larramore constable

26 Return made of service of Summons, service being made Aug 26 on James Duncan one of the defendants. L. Lyndale Gough, Justice of the Peace

31 Now come Defendants Alexander Stevens, James Duncan and William Hill, and demur to complaint as not containing sufficient facts to constitute a cause of action. Demurrer filed.

September 4 Comes now the Plaintiff by his Attorney, and moves the court to correct the Papers, process and pleadings in this case. Motion filed

It satisfactorily appearing to the court, that there is a mistake in the name of one of the parties to this action, to-wit: The name of McClellan, the said name whenever it appears in the papers or records in this case is changed to read McClellan, McClellan & McClellan being one and the same, ^{partly}

12 In open Court, Demurrer of Defts Stephens, Duncan & Nichols overruled. Defendants paid into court 60 percent claim and 50 percent costs agreeing to pay balance in 60 days and giving security

L. Lyndale Gough
Justice of Peace

No. 35

In the Justice's Court of Fourth Township,
County of Madera State of California.

G. Johnson

Plaintiff

vs.

Alexander Mc Clellan, Alexander
Stevens, James Duncan & William
Nichols
Defendant

Action Civil, Work and Labor

Demand, \$ 259⁶⁶ Includes Chas. Finch

F. A. Fee

Attorney for Plaintiff

Includes Benson and Finch
Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24 On this day personally appeared before me G. Johnson, who being duly sworn alleges and complains that the Defendants are indebted to him in the sum of \$259⁶⁶ as more particularly appears in complaint filed in my office Aug 24, 1893, and the said Plaintiff asks for Judgment for that amount together with costs of suit.

24 Attachment issued against the Property of Defendants, and placed in hands of R. Larramore Constable, who attached Property and made return together with inventory, and placed a keeper in charge.

24 Summons issued and placed in hands of R. Larramore Constable

26 Return made of service of Summons, service being made Aug 26 on James Duncan one of the Defendants.

L. Tyndale Gough, Justice of the Peace

31 Now come Defendants Alexander Stevens, James Duncan & William Nichols, and demur to complaint, as not containing sufficient facts to constitute a cause of action. Demuror filed.

September 4 Comes now the Plaintiff by his Attorney and moves the court - to correct the Papers Process and pleadings in this case. Motion filed. It satisfactorily appearing to the court, that there is a mistake in the name of one of the parties to this action, to-wit: The name of Mc Clellan, the said name whenever it appears in the papers or records in this case, is changed to read Mc Clemons; Mc Clellan and Mc Clemons being one & the same party.

12 In open Court - Demuror of Defs Stephens, Duncan & Nichols overruled.

Defendants paid into Court 75 per cent of claim, and 50 per cent - costs agreeing to pay balance in 60 days and giving security.

L. Tyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Wm B. Ure

Plaintiff

vs.

Alexander McClellan, Alexander
Stevens, James Duncan
William Nichols

Defendant

Action Civil, Work & Labor

Demand, \$ 277 ²⁵ Includes Wm Case

L. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug

24

On this day personally appeared before me William B. Ure, who being first duly sworn alleges and complains that the Defendants are indebted to him in the sum of \$277²⁵ for work and labor performed, as more particularly appears in complaint filed in my office Aug 24, 1893, and said Plaintiff asks for Judgment for that amount against said Defendants, together with costs of suit.

24

Attachment issued against the Property of the Defendants, and placed in the hands of R. Larramore Constable, who attached Property and made return together with inventory, and placed a keeper in charge

24

Summons issued and placed in hands of R. Larramore Constable,

26

Return made of service of summons service being made Aug 26 on James Duncan one of the Defendants

L. Tyndale Gough Justice of the Peace

31

Now come the Defendants, Alexander Stevens, James Duncan & William Nichols, and demur to complaint, as not containing sufficient facts to constitute a cause of action. Demurres filed.

September

4

Comes now the Plaintiff by his Attorney and moves the court to correct the papers, process and pleadings in this case. motion filed

It satisfactorily appearing to the court, that there is a mistake in the name of one of the parties to this action - to-wit: The name of McClellan, the said name wherever it appears in the papers or records in this case, is changed to read "McClellan"; McClellan and McClellan being one and the same party.

"

12

In open Court, Demurres of ^{defendants} Stevens, Duncan & Nichols overruled

Defendants paid into Court 75 per cent claims and 50 per cent costs giving security for payment of balance in 60 days

L. Tyndale Gough

Justice of the Peace

No. 37

In the Justice's Court of Fourth Township,
County of Madera State of California.

D. Nolan

Plaintiff

vs.

Alexander McClellan, Alexander
Stevens, James Duncan, and
William Nichols Defendants

Action Civil, Work & LaborDemand, \$ 166⁰⁰ Includes John Johnson

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug.

24 On this day personally appeared before me D. Nolan who
being duly sworn, alleges and complains that the Defendants
are indebted to him in the sum of \$166⁰⁰ for work and labor
performed as more particularly appears in the complaint filed
in my office Aug 24. 93. and said Plaintiff asks for
Judgment against the said Defendants, for that amount
and costs of suit.

24 Attachment issued against the property of said Defendants
and placed in the hands of R. Larramore Constable, who
attached Property, and made return together with, inventory
and placed a keeper in charge.

24 Summons issued and placed in hands of R. Larramore Constable.

26 Return made of service of summons, service being made Aug 26
on James Duncan one of the Defendants.

L. Lyndale Gough, Justice of the Peace

31 Now come the Defendants, Alexander Stevens, James Duncan and
William Nichols, and demur to complaint, as not containing sufficient
facts to constitute a cause of action. Demurrer filed.

September 4 Comes now the Plaintiff by his Attorney and moves the Court to correct
the papers, process and pleadings in this case. Motion filed.

It satisfactorily appearing to the Court, that there is a mistake in the name of one
of the parties to this action, to-wit: the name of McClellan, the said name
whenever it appears in the papers or records in this case, is changed to read
"McClemmow"; McClellan & McClemmow being one and the same party.

12 In open Court, Demurrer of Defts. Stephens, Duncan & Nichols overruled.
Defendants paid into Court 60 per cent claim and 50 per cent
costs, giving security for payment of balance in 60 days.

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

John Williamson

Plaintiff

vs.

Frank Vignolo

Defendant

Action Civil, recovery of money due

Demand, \$125⁰⁰

J. M. Johnson

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Aug 28

Filing

Const 26

Sms 25

Sms 30

Sms 30

On this day personally appeared before me John Williamson who alleges and complains, that the Defendant is indebted to him in the sum of \$125⁰⁰, balance due to him by Defendant on Sale of a certain horse and buggy, more particularly described in complaint on file in this office Aug 28. 1893, and asks that judgment be given him against said Defendant for that amount & costs of suit.

28 Summons issued, and placed in hands of R. Lawrence, constable,
29 who on this day served summons on Defendant, and made return therefore

29 Now comes the Plaintiff and asks that case be dismissed, he having settled with Defendant; Judgment for costs \$3⁰⁰ against Plaintiff.
costs not paid

L. Synclaire Gough J. P.

No. 39

In the Justice's Court of Footh Township,
County of Madera State of California.

James Morton

Plaintiff

vs.

Wilhelmina Mc Clewan

Defendant

Action Wage and LaborDemand, \$ 264⁰⁰F. A. Fee

Attorney for Plaintiff

Hollace and Rhodes

Attorneys for Defendant

DATE.

PROCEEDINGS.

1893

August 24 On this day appeared before me James Morton and his Attorney F. A. Fee, and
 Cough 28 alleges and complains, that the Defendant is indebted to him in the sum of \$264⁰⁰
 Sme 24 for work & labor, and prays for judgment for that amount & costs. Summons issued
 Allen 25 attachment issued. Summons returned and filed

Sept 4 Now comes the Defendant by her Attorney R. E. Rhodes, and demurs to
 complaint of said Plaintiff, demurrers filed

a And answers to said complaint by denying all allegations. answer filed
 And moves to quash summons, on ground that there is no complaint on
 file against said Defendant. Motion filed

October 25 And moves to dissolve attachment, on the ground that there is no
 Cough 490 indenturing or affidavit on file. Motion filed

9.15 6 Copies of answers, demurrers and motions served on Plaintiff's Attorney.

" 12 Action dismissed with costs against Plaintiffs. Judgment for Defendant.
 Demurrer & motions having been sustained Costs \$9.¹⁵ costs not paid

L. Lyndale Gough. Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Wm. F. Shaw & A. Shaw

Plaintiff

vs.

Alexander Mc Clellan, Alexander
Stephens, James Duncan & William
Nicol

Defendant

Action for goods sold and delivered

Demand, \$ 77.²⁵

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Sept

4

Personally appeared before me Wm. F. Shaw one of the Plaintiffs in this case who being duly sworn, alleges and complains that the defendants are indebted to them in the amount of \$77.²⁵ on a claim for goods sold, and asks for an attachment against property of said defendants, and judgment against them for the above amount. Complaint filed

"

Summons and attachment issued and placed in hands of Robert Laramie Constable

5

Summons and attachment served and return made, summons served

12

As there are five days having elapsed, and defendants not answering judgment is hereby given by default against defendants for amount claimed and costs of suit. Costs Claim \$77.²⁵, Costs of suit \$8.⁶⁵. Suit dismissed received \$77.²⁵ and \$8.⁶⁵ costs.

Wm. F. Shaw and A. Shaw
L. Synclaire Gresham J.P.

Filing \$10 25
 Compl. 25
 off. 25
 Constable 25
 Attach 25
 1.25
 Sum 50
 Costs 50
 off. 50
 Const 10
 Served 2.50
 3.75
 3.90
 7.65
 8.65

No. 41

In the Justice's Court of Fourth Township,
County of Alameda State of California.

M. F. Shaw & A. Shaw

Plaintiff

vs.

Wilhelmina M. Clemons

Defendant

Action for goods sold and delivered.

Demand, \$39.25

Attorney for Plaintiff

Wallace & R. E. Rhodes

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Sept

Filing 1.25

Sumo 50

Debit 50

Office 50

Under 50

Attache 50

3.75

Sumo 50

Debit 50

4.75

- 4 Personally appeared before me M. F. Shaw one of the Plaintiffs in this case, who being duly sworn alleges and complains, that the defendant is indebted to them in the amount of \$39.25 in a claim for goods sold, and asks for an attachment against property of said defendant, ^{and judgment for above amount} Complaint filed
- Summons and attachment writ and placed in hands of Robert Larumore
- 4 Summons served on deft. who paid \$20.00 to Plaintiff. Plaintiff agreed to suspend further action on understanding that defendant shall pay balance in reasonable time.
- 5 Return of Summons filed.
- 7 Now comes deft. by her Attorney Wallace & Rhodes files an answer denying all allegations in complaint Copy served on Plaintiff.
- Now comes defendant and by her Attorney files demurrer to complaint as not containing sufficient grounds of action; and further that there is a misjoinder of parties Plaintiffs therein. Copy served on Plaintiff.
- 9 Defendant pays balance of \$19.25, Case dismissed Plaintiff paying costs of suit \$7.05

L. Tapscott Gough Justice of the Peace

In the Justice's Court of Fourth Township,
County of Alameda, State of California.

Frank L. Vignolo

Plaintiff

vs.

Henry E. Reed & John F. Gordon

Defendant

Action To recover for goods supplied

Demand, \$ 200⁰⁰

Stoddard

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Sept-

5 Personally appeared before me Frank Vignolo who being duly sworn alleges and complains that the defendants are indebted to him in the sum of \$200⁰⁰, on an account assigned him by Borrello & Porter for value received and plaintiff prays that attachment may be issued, and that he may recover against the ~~plaintiff~~ defendant a judgment for the amount of \$200, and cost of suit.

5 Summons and attachment issued and placed in hands of Robert Larramonde Constable, who served the same and made return thereof; Summons & attachment filed

11 The complaint having been read to defendant in open court, said defendant confesses Judgment for amount claimed together with costs of suit.

11 Execution is hereby ordered issued for said amount of \$200⁰⁰ and cost of suit \$10.⁰⁵ L. Lyndale Gough Justice of the Peace

6 Execution issued and placed in hands of Robert Larramonde constable

12 Attached property sold at Constable's sale, and proceeds of sale paid into Court, \$183⁸⁵ in full satisfaction of debt & costs

L. Lyndale Gough, Justice of the Peace

Notarize
7.50

No. 43

In the Justice's Court of Fourth Township,
County of Madura State of California.

Victor Adams

Plaintiff

vs.

Henry Atkins

Defendant

Action Money due

Demand, \$ 54.16

Comable 11.70
Jury 5.75

Attorney for Plaintiff

John Hunt

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Sept

27

Filing

25

25

25

25

1.00

Docket 50

affid 50

Hear 50

Docket 50

2.00

Filing 50

Filing 30

6.00

This day personally appeared before me Victor Adams the Plaintiff who being duly sworn complains and alleges that the Defendant Henry Atkins is indebted to him in the sum of \$54.16 being Plaintiff's share of wood chopped by him the Plaintiff in partnership with said Defendant, which amount remains due and unpaid; wherefore Plaintiff prays for Judgment against Defendant for above amount & costs of suit. Summons and attachment issued and placed in hands of Robert Lorraine Constable

28 Summons served on Defendant by constable who made due return, and served garnishment on money of Defendant in possession of Mrs A Caranagh

" Now comes Defendant Henry Atkins, and answers complaint, denying each and every allegation contained therein, and demanded That John Dennis & James Dennis and Howard Manker being summoned as Witnesses in his behalf. Trial set for Monday Oct 2^d at 10 o'clock.

Oct 2 Plaintiff appeared and demanded That Louis Kunkles & Thos Leonard be summoned as Witnesses in his behalf. Trial postponed until 2 P.M.
Defendant demanded William Browney to be summoned on his behalf. Subpoena returned served. Jury waived.

" L. Kunkles, Thos. Leonard, James Dennis John Dennis Wm. Browney Howard Manker, R. Patterson witnesses were present and examined.

Having heard the testimony the Court is of opinion that the alleged agreement is null and void but considers that the Plaintiff is entitled to some remuneration for his services, and renders Judgment in favor of Plaintiff against Defendant for the sum of \$10⁰⁰ and costs. \$17⁵⁰ L. Lyndale George J.P.

6 Judgment satisfied. Costs paid L. Lyndale George J.P.

In the Justice's Court of Fourth Township,
County of Madera State of California.

Charles Ure

Plaintiff

vs.

J. G. Day

Defendant

Action SettDemand, \$ 138⁰⁰

F. A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Sept 30

This day personally appeared before me Charles Ure, who being duly sworn alleges and complains that the defendant - J. G. Day is indebted to him in the sum of \$138⁰⁰ for a claim for work and labor performed by the said Charles Ure Plaintiff for the said J. G. Day defendant, and that said sum remains due and unpaid wherefore said Plaintiff prays for a Judgment against said Defendant for said amount and costs of suit.

Summons & attachment issued and placed in hands of Robert Lammone constable, who on same day made service on Taylor superintendent and agent of J. G. Day, and made due return thereof.

Nov. 22

case dismissed on motion of Plaintiff's Attorney
Costs paid

L. Lyndale Gough Justice of Peace

1898

B. L. Butler vs Augustus Campbell
brought over from Page 47 { W. A. O'Connor, Atty for Plaintiff
Proceedings

Nov 7

The plaintiff by his attorney W. A. O'Connor appeared in Court and moved that the Court renew and revive the judgment rendered in favor of the plaintiff in this action on the 30. day of October 1893. The Court sustained the motion and hereby orders that the said judgment be renewed and revived from this date in accordance with the provisions of Chapter 33 of the Statutes of 1895.

Henry Ayer

Justice of the Peace

In the Justice's Court of _____ Township,
County of Alameda State of California.

B. L. Butler Plaintiff
vs.
Augustus Campbell Defendant

Action Promissory Note & acceptance
Demand, \$16.90
Constable 43.40
Attorney for Plaintiff
Attorney for Defendant

DATE.	PROCEEDINGS.
1893 Oct 4	Personally appeared before me, B. L. Butler who alleges and complains that the defendant is indebted to him in the sum of \$16.90 as follows: on a promissory note bearing date April 8 1893 for \$14.90 drawn by said defendant in favor of said Plaintiff and also one order drawn on said defendant on by J. E. Beards in favor of said Plaintiff, for \$2.00; both note and order being on file in my office; said note and order being still due and unpaid; wherefore said Plaintiff asks for Judgment against said defendant, for \$16.90 and costs of suit. Summons issued and placed in hands of Robert Laramore constable
17	Summons returned served by Constable
30	Defendant having failed to appear, Judgment is hereby given for Plaintiff for \$16.90, and costs of suit \$5.25 Plaintiff asks that Execution be issued; Execution issued & placed in hands of Robert Laramore Constable
1894 Jan 2	Execution having run out it is this day renewed and placed in hands of Robert Laramore Constable
" " 12	On This day Robert Laramore returned ^{execution} unsatisfied; wherefore summons is that this day issued ordering defendant to appear for examination touching the disposition of his property
13	Summons returned served and filed
" " 1	Now comes B. L. Butler who being duly sworn, alleges that defendant is possessed of certain property to wit: one mare & two head of Beef Beef Cattle
13	Defendant appeared in Court and was examined on oath touching his property, and admitted that he owned certain cattle which were running loose. Defendant promised to gather them within 14 days
1894 March 27	Defendant having failed to surrender cattle as agreed, execution is this day issued and placed in hands of constable. Writ returned unsatisfied
June 25	Execution issued against defendant's real estate, copy of writ sent to recorder
July 24	W. A. Campbell makes affidavit that property attached belongs to him, and demands release. Affidavit filed

Carried to P. 116

In the Justice's Court of Fourth Township,
County of Alameda State of California.

Hugh McCarty

Plaintiff

vs.

Thomas Reppardan &
James Arnold

Defendants

Action for work and labor

Demand, \$57²⁵/₁₀₀

W. H. Larew

Attorney for Plaintiff

R. L. Hargrove

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Oct

4

Personally appeared before me Hugh McCarty who being duly sworn, alleges and complains that the defendants are indebted to him in the sum of \$57²⁵/₁₀₀ for work and labor performed by him said Plaintiff for the said defendants, and that said sum remains due and unpaid; wherefore said Plaintiff asks for a judgment against said defendants for \$57²⁵/₁₀₀ & costs of suit. Summons & Attachment issued and placed in hands of Robert Larraimore Constable.

5 Summons and attachment served on Thos Reppardan

10 Now come defendants by their Attorney R. L. Hargrove and answer to complaint, and deny each and every allegation contained therein; also maintain that no cause of action has arisen within the jurisdiction of this court. Copy of answer sent to Plaintiff.

17 Communication received from defendants' Attorney, fixing trial for Oct 25 at 2. p. m.

28 Defendant demands that A. Trehan be summoned as witness on his behalf

25 Plaintiff asks that George Conklin be summoned as witness on his behalf
Judgment for Plaintiff \$47⁷⁵/₁₀₀ Costs \$22.95

Execution demanded by Plaintiff

Plaintiff appeared in court together with his Attorney W. H. Larew. Defendant Thos Reppardan appeared and conducted his own case. Defendants' witness A. Krohn failed to appear.

Robt Larraimore appeared as witness on behalf of Plaintiff.

Defendant pleaded want of jurisdiction, which plea he failed to substantiate. Witness Conklin was present and examined.

Judgment for Plaintiff for \$47⁷⁵/₁₀₀ and costs \$24²⁵/₁₀₀. Two witnesses allowed. Execution demanded by Plaintiff but held for one week.

30 Received from def't's Attorney R. L. Hargrove notice of appeal & stay of proceedings on appeal. Filed

1894

Feb

10 Received notice of dismissal of appeal. Notice filed

March

23

On application of Plaintiff's Attorney execution issued and placed in hands of R. Larraimore constable. John Lingo appointed keeper at \$2.50 per week. John Trehan appointed keeper for next pay.

No. 47

In the Justice's Court of Fourth Township,
County of Alameda, State of California.

B. L. Butler

Plaintiff

vs.

Thomas Hensley

Defendant

Action Goods sold

Demand, \$5.60

Constable 3.40

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Oct 5

filmg 625
Sro 25
Smo 60
Sunt 60
1.50

Personally appeared before me B. L. Butler, who alleges and complains that the defendant Thomas Hensley is indebted to him in the sum of \$5.60 as follows: for goods supplied by him the Plaintiff to the said defendant \$3.35; and also for one account due to J. E. Beards and by him assigned to the said B. L. Butler \$2.25 both accounts being due within two years last past. Wherefore the said Plaintiff asks for a Judgment against the said defendant for the sum of \$5.60 and costs of suit. Summons issued and placed in hands of Robert Laramore Constable

17 Summons returned served by Constable ~~as served~~

23 Defendant appeared and paid said Court the sum of \$3.00 on account, and subsequently \$1.75 making \$4.75 and \$4.00 on debt to Butler Costs paid \$4.90

L. Lyndale Gough Justice of Peace

April 5

Now comes G. G. Murray who deposes on oath that property of defendants seized on under execution belongs to him. Affidavit filed.

7 G. G. Murray makes affidavit to effect that Lumber attached is his Property notice filed

17 Constable sold Property attached under execution which realized \$26.00. Paid to Lingo as keeper \$6.25 paid Trothe for keeping and hauling \$3.50 received from Constable \$6.00 Justice Fee on a/c

1895

June 13

Execution issued and placed in the hands of R. Laramore Constable

July 22

Execution returned unsatisfied by R. Laramore.

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madura State of California.

Frank W. Mello

Plaintiff

vs.

G. Fisette

Defendant

Action Wages & Money loaned

Demand, \$225⁵⁰/₁₀₀

Charles Wallace & O'Connor
Attorney for Plaintiff

J. M. Johnson
Attorney for Defendant

DATE.

PROCEEDINGS.

1893

October 6

Personally appeared before me Frank W. Mello who being duly sworn alleges and complains that the defendant G. Fisette is indebted to him in the sum of \$225⁵⁰/₁₀₀ as follows: That between the first day of May 1892 and the 18th day of January 1893, Plaintiff performed and rendered services as a labour for defendant; advanced paid out and lent money to defendant; sold and delivered to defendant a certain lot of Goats, and delivered to defendant a certain lot of Wood, all at the instance and request of defendant, and of the reasonable value and at the agreed price of \$225⁵⁰/₁₀₀; and that said sum still remains due and unpaid.

Wherefore Plaintiff prays Judgment against the defendant for the sum of \$225⁵⁰/₁₀₀ and costs of suit. Summons & attachment issued & placed in hands of constable who served same on defendant Oct 7. Now comes defendant by his Attorney J. M. Johnson and answers Complaint filed herein, and denies each and every allegation contained therein, and further alleges that Plaintiff is indebted to him the defendant in the sum of \$123 for board and lodging supplied by defendant to Plaintiff. Copy of Answer forwarded to Plaintiff's Attorney. Trial set for Nov 1st.

23 Defendant appeared and asked that Eliza Seaton, Guy Beane, Budd Smith, & John Beane be served with subpoenas on his behalf.

28 Subpoena issued & filed for John Beane

30 Subpoena on John Beane returned served

Subpoenas issued & filed for Eliza Seaton, Budd Smith & Guy Beane. J. M. Seaton & John Dapello on behalf of defendant; subpoenas returned served

Nov 1 Subpoenas issued, filed, and returned served on ^{Joseph Seaton, John Dapello} Shonbeck, Fontes, Whitfield, Krohn, Stebbins, Logans, & Cren on behalf of Plaintiff. Jury waived.

1 Plaintiff appeared in Court with his Attorney O'Connor. Defendant appeared in Court with his Attorney J. M. Johnson. The above named witnesses were examined, and the Attorneys for Parties argued the case.

The Court reserved its decision until Nov 2nd at 9:00 clock
(continued on next page)

No. ~~XX~~ 48

In the Justice's Court of Fourth Township,
County of Madera State of California.

Frank W. Wells

Plaintiff

vs.

G. Fielte

Defendant

Action Wages & Money loanedDemand, \$ 225.50Wallace & O'Connor
Attorney for PlaintiffJ. M. Johnson
Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Nov

- 2 Plaintiff & Defendant appeared in Court with their Attorneys when the Court delivered the following Judgment:
- Having given this case most careful consideration, both as regards Law & Fact, the Court is of opinion that it was the duty of Defendant to have insisted on the Plaintiff leaving his premises, if he had no use for his services, and the fact of his being there and receiving food and obeying orders of Defendant, is a tacit admission of the obligation; that he had not sufficient work to fully employ Plaintiff's time makes no figure in the case. The Plaintiff's time was at the disposal of Defendant, and it has not been shown that Plaintiff ever refused to obey orders of Defendant. The admitted fact of Defendant having gone some miles with his team & conveyed Plaintiff's trunk to his own house, contradicts Defendant's plea that he was trying to get rid of him. That a man in position of Defendant could afford to have hired a man for period of 8 months, at regular ranch wages is not likely, for the reason that he could not find profitable employment for him.
- The alleged loan of Plaintiff to Defendant cannot be sustained. It is admitted by Plaintiff that he has been absent on several occasions during the period from May 1892 to January 1893. The Plaintiff's claim for board charged by him is disallowed on the ground that he was working for wages. The Court therefore awards the Plaintiff \$10⁰⁰ per month for 6 months; and seven dollars the price of goats sold by Plaintiff to Defendant. Total \$67⁰⁰ Costs of suit \$35.75. The Defendant's Counter claim of \$23 for board is dismissed.

16 Received Costs in full

L. Lyndale Gough

20 Received amount of Judgment \$67⁰⁰

Justice of the Peace

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

M. M. Namara et al

Plaintiff

vs.

A. J. Wood

Defendant

Action Promissory Note

Demand, \$ 95⁰⁰

R. L. Hargrove

Attorney for Plaintiff

W. H. Larrar

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Nov 17

On this day the Plaintiffs through their Attorney R. L. Hargrove complain and allege that Defendant did make sign & deliver to Albertin Dillon his promissory for \$95 of which the following is a copy: "Alcariposa Cal Feb. 14. 1893

Five months from date for value received, I promise to pay Albertin Dillon or order ninety five dollars with interest from date at the rate of seven per cent per annum

(Signed) A. J. Wood

Further that said Albertin Dillon did inclose assign & deliver the said note to Plaintiffs, and that Plaintiffs are now holders thereof. Therefore Plaintiffs demand Judgment for \$95⁰⁰ with interest from Feb 14. 1893 at seven per cent per annum and costs of suit - Complaint filed

17 Summons & Attachment issued and placed in hands of R. Larrar Constable. Undertaking on Attachment filed. Order for Attachment filed

18 Summons returned served

24 Defendant having failed to answer Judgment is hereby entered for Plaintiff for \$95⁰⁰ and costs of suit and interest on \$95⁰⁰

28 Abstract of Judgment filed and sent to Plaintiff's Attorney

Dec 11 Received from Plaintiff's Attorney \$9⁰⁰ costs in this action
L. Sigurdson

No. 50

In the Justice's Court of

Township,

County of

State of California.

Charles Use

Plaintiff

vs.

Action for Work and Labor

Demand, \$ 138.85

J. G. & J. N. Day Contracting Co.

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Nov

20

Compt 25

Jury 25

allot 25

Jury Sums 50

allot 50

Jury Sums 50

allot 50

Jury Sums 50

allot 50

Jury Sums 50

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allot 50

Jury Sums 50

allot 50

Personally appeared Charles Use Plaintiff, who being duly sworn alleges and complains, That the said Defendants are indebted to him in the sum of \$138.85 for work and labor performed within two years last past, and that said sum is still due and unpaid; Therefore Plaintiff asks Judgment against Defendants for \$138.85 and costs of suit. Complaint filed, undertaking filed. Plaintiff deposits \$50.00 cash. Summons and Attachment issued and placed in hands of Robert Laramore constable.

21 Summons returned served. No attachment made on account of insufficiency of Bonds.

22 Case dismissed on motion of Plaintiff Attorney costs paid. L. Lyndale Gough Justice of Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Charles Hoe

Plaintiff

Action Wage & Labor

Demand, \$ 138.85

vs.

J. G. Day, J. G. Day Jr. J. N. Day
and Sarah E. Day

Defendant

Francis H. Fee

Attorney for Plaintiff

Miles Wallace & O'Connor

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Nov.

21 Personally appeared before me Charles Hoe, and for cause of action alleges and says That said Defendants are indebted to him the Plaintiff in the sum of \$138.85 for work and labor done and performed for said Defendants at their special instance and request in the Fourth Township Madera County, State of California, within two years last past. That said sum is still due and wholly unpaid.

Wherefore Plaintiff asks Judgment against said Defendants for the sum of \$138.85 with interest from the 26th day of September and costs of suit. Complaint, underlying & attached, filed

Summons and attachment issued and placed in hands of Robert Laramore Constable. Plaintiff deposits \$50⁰⁰ coin

22 Summons returned served on J. G. Day Jr. Properly attached & placed in charge of Keeper George Newbark.

25 Now comes Defendant J. G. Day Jr. by his Attorney and demurs to complaint, on grounds that said complaint does not state facts sufficient to constitute a cause of action.

29 Demurrer overruled at instance of Defendants Attorney

Now comes Defendant J. G. Day Jr. by his Attorneys Wallace & O'Connor and for answer to complaint denies each & every allegation contained therein.

Dec

14 Summons returned served on J. G. Day Sr. and filed.

15 On motion of Plaintiff's Attorneys Plaintiff was permitted to amend complaint by substituting for above named Defendants, the following "J. G. & J. N. Day Contracting Company (a corporation) J. G. Day, J. G. Day Jr., J. N. Day and Sarah E. Day Defendants"

Amended complaint filed this day; Summons placed in hands of Constable, and returned served, summons filed

15 Attachment placed in hands of Constable, returned served, all filed

18 Now comes Defendant J. G. Day for himself alone and answers complaint denying each and every allegation contained therein

Now comes Defendants J. G. & J. N. Day Contracting Co. and demurs to complaint as not containing sufficient facts to constitute cause of action

Transferred to Page 61

No. 52

In the Justice's Court of Fourth Township,
County of Madera State of California.

B. L. Butler

Plaintiff

vs.

Emilio Vignolo

Defendant

Action DebtConstable 6.25Demand, \$ 6.25G. G. Mackenzie

Attorney for Plaintiff

J. G. Day Jr.

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

21

Nov

21

Plaintiff alleges and complains that Defendant is indebted to him in the sum of \$6.25 as follows: Complaint filed for balance due on sale of cart, cash loaned and goods supplied, all within 2 years last past, wherefore Plaintiff asks for judgment to recover the same. Summons issued and placed in hands of R. Laramore Constable. Return of Service of Summons.

22

Now comes Defendant and answers complaint, denying cart and any allegation - copy of answer served on Plaintiff. Defendant demands Jury, venire placed in hands of Constable. Trial set for Nov 22 at 2 P.M.

Defendant demands that George Newkirk & William Phillips be summoned as witnesses.

Plaintiff requests that John Hunt be summoned as witness. The following are impanelled as a Jury: R. Maxwell, James Corp, J. B. Wilson, S. Hughes, J. Ellis, J. A. Maltin.

After hearing evidence and arguments of counsel, case was submitted to Jury; who having deliberated were unable to come to an agreement being evenly divided. Jury was therefore discharged.

Decr

2

This day was set for rehearing case; Defendant appeared by his Brother Frank Vignolo, who undertook to make settlement in 10 days.

13

Received from Frank Vignolo \$9.00 costs. L. Syndala Joseph
Case dismissed costs paid in full. L. Syndala Joseph
Justice of Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Hermilla Colmore

Plaintiff

vs.

James Arnold, Thomas Rippard

& Mrs James Arnold

Defendants

Action Goods sold & Rent

Demand, \$ 103.00

R. L. Fargrove

Attorney for Plaintiff

F. A. Lee

Attorney for Defendants

DATE.

PROCEEDINGS.

1893

Dec 2

7 Plaintiff by her Attorney R. L. Fargrove alleges and complains that Defendants are indebted to her in the sum of \$103. for goods sold and rent of premises, and asks that Judgment may be given for that amount & costs of suit. Complaint filed. Affidavit on undertaking filed. Summons and attachment issued, and forwarded to Plaintiff's Attorney.

Dec

18 Received from Plaintiff's Attorney return of original summons, served on Defendant James Arnold on 17th of December in 3d Township by Barney McCloskey constable. Also return of writ of attachment levied by Barney McCloskey on 14 head of Cattle, Property of Defendants attached in 3^d Township and placed in charge of H. C. Borden as keeper. 18 On this day appeared Ed. Jones a citizen of U.S. over 21 years who made oath before me that he served summons on Thos Rippard in 4th Township Madera Co. and made return of same. *Costs of service 1.50*

23 Now comes Defendant Thomas Rippard and for himself answers complaint filed herein, and denies each and every allegation contained therein. *see below*

1894

Jan 7

4 Informed Plaintiff's Attorney of Thos. Rippard's answer communication, which does not constitute an answer to complaint in opinion of Plaintiff's Attorney. 6 Defendants Thos. Rippard & James Arnold having failed to answer or demur within time allowed, are in default on motion of Plaintiff's Attorney. 9 Personally appeared James Arnold who for himself and wife denies each and every allegation in Plaintiff's complaint answer filed. Now comes Defendant Thos Rippard and denies each and every allegation contained in Plaintiff's complaint answer filed. 14 Time of answering having expired. The ~~two last answers~~ ^{of James Arnold & wife} are overruled. Return of writ of summons on Mrs Arnold filed. Said Defendants in default. 11 The Court on considering answer of Defendant Thos Rippard entered Dec 23 permit answer to stand. (To next page)

No. 54

In the Justice's Court of Fourth Township,
County of State of California.

Edward Pyatt

Plaintiff

Action for goods sold

Demand, \$31.25

vs.

J. Schwalmberg

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Dec^r

- 13 This day appeared Edward Pyatt, who alleges and complains that defendant J. Schwalmberg is indebted to him in sum of \$31.25 for goods sold and delivered. Plaintiff asks that summons may be issued, and garnishment on defendant's wages. Plaintiff furnishes two bondsmen on Undertaking for attachment. Summons and attachment issued and placed in hands of Robert Laramore Constable.

Dec 14 Summons and attachment returned served

15 Case dismissed Costs paid in full

L. Lyndale Smith
Justice of Peace

1894

Jan^y

- 15 from last page
- On motion of Plaintiff's Attorney, action dismissed as against defendant Thos. Prepsman
- Now comes Plaintiff by her Attorney and moves that Judgment by default be entered against defendant James Arnold and Mrs James Arnold
- " Wherefore by reason of the Law and by virtue of Premises Judgment is hereby entered against James Arnold and Mrs James Arnold for \$103.25 and \$124.25 — costs of suit, \$2.00 per day allowed to Sheriff & \$1.50 per day for Plaintiff's Attorney
- 15 Execution issued and placed in forward to Plaintiff's Attorney
- L. Lyndale Smith
Justice of The Peace
- 22 Now comes defendant James Arnold and moves Court to set aside default and Judgment against him; motion supported by affidavit of defendant and attending Physician. Motion and affidavit filed
- 25 Now comes defendant James Arnold and moves the court to recall, quash, & stay execution issued in the case against defendants, for and upon the grounds that the debt sued upon has been paid before Judgment entered herein, and Plaintiff has accepted said claim in full satisfaction
- 2d For the reason that said Judgment against Mrs Arnold was entered prior to the time in which she had a right to answer. Motion granted
- 3 affidavits filed in support of Motion. Copy of motion & order sent to Plaintiff's attorney Trial set for Feb. 8th

To page 67

In the Justice's Court of Fourth Township,
County of Alameda State of California.

J. G. Day Jr

Plaintiff

725

S. G. & J. N. Dwyer, Contractors, Co.
a Corporation

Defendant **S**

Action for money advanced

Demand, \$ 299 ⁰⁰/₁₀₀

Attorney for Plaintiff

Attorney for Defendant

DATE.	PROCEEDINGS.
1893 Dec	15 This Day appeared J. G. Day & McIniff who alleges and complains that defendants owe indebted to him in the sum of \$299 ⁰⁰ for money loaned to said defendants subsequent to Jan'y. 1 st 1893 and that same remains due and unpaid Complaint filed Wherefore Plaintiff asks that Judgment be rendered for that amount and costs of suit Summons issued and placed in hands of Robert Lacombe Constable On Plaintiff doing making Affidavit, and on exhibiting of 2 bondsmen all attachment issued and placed in hands of Constable Affidavit and exhibiting filed. Plaintiff paid costs to date
Dec	22 Summons returned. Attachment returned levied. On motion of ^{Plaintiff} defendants Attorney ^{Plaintiff} defendants has permission to amend his complaint, so as to read "J. G. & J. N. Day contracting Company a duly organized and existing corporation under and by virtue of the laws of California, having an office place of business and managing agent within said County of Mendocino"
1894 April	30 Defendants having failed to answer or demur Judgment is hereby rendered for Plaintiff for amount claimed, and costs of suit 10 Debt & Costs paid in full

L. Sepulchre Gough
Justice of the Peace

No.

56

In the Justice's Court of Fourth Township,
County of Madera State of California.

J. G. & J. N. Day

Plaintiff

Action for money advancedDemand, \$ 299⁰⁰

vs.

J. G. & J. N. Day contracting Co
a corporation

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Dec

15 This day appeared J. G. Day, representing J. G. & J. N. Day and alleges and complains that Defendants are indebted to him in the sum of \$299⁰⁰ for money advanced to said Defendants subsequent to Jan'y 1. 1893, and that same remains due and unpaid.

Complaint filed

Wherefore Plaintiff asks that Judgment be rendered for that amount and costs of suit

Summons issued and placed in hands of Robert Laramore constable.

Plaintiff makes affidavit, and furnishes 2 Bondsman on undertaking for attachment; attachment issued and placed in hands of Robert Laramore constable. Plaintiff paid costs to date

15 Summons returned served; attachment returned correct

Dec

22 Defendants having failed to answer or demand Judgment is hereby rendered for amount claimed with costs of suit

1894

April

10 Debt & Costs paid in full

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madura State of California.

		Action
		<u>Marriage</u>
Plaintiff	Demand, \$	
U.S.		
		Attorney for Plaintiff
Defendant		Attorney for Defendant

DATE.

PROCEEDINGS.

1893
Dec

18

Personally appeared before me John Bates and Frances Bertha Boring, and were united by me in Holy Matrimony in Presence of Mrs H. A. Boring (mother of Frances Bertha Boring) who gave her consent to marriage, and Mrs W. G. Rhodes a resident of Raymond, and Edward Pyeatt also a resident of Raymond.

L. Lyndale Smith

Justice of the Peace

No. 51 from page 54

In the Justice's Court of Fourth Township,
County of Madera State of California.

Charles Ure

Plaintiff

vs.

J. G. Day, J. G. Day Jr., J. N. Day
and Sarah E. Day

Defendant

Action

Demand, \$ 138²⁵

J. P. Allen & Johnston
Attorney for Plaintiff

Walter A. O'Connor
Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Dec 21

Now comes Plaintiff by his Attorney F. M. Johnston and moves the Court that Demurrer filed by Defendant be overruled, and be submitted without argument. Demurrer overruled, and ~~Dec 22~~ moved that Trial be set for Dec 22 at 9 A. M. 1893. Trial set at 9 A. M. Dec 22. Defendants assigned until 9 by W. A. O'Connor.

21

22

Notice of Trial sent per Telegram to Defendants Attorney

Notice filed
Plaintiff appeared in Court with his Attorney F. M. Johnston
Defendant appeared by his Attorney J. O'Connor.
Evidence heard, and Judgment rendered for Plaintiff
for sum not claimed, and ^{with interest} \$15.55 costs of suit.
Case dismissed as regards J. N. & Sarah E. Day
Judgment with interest \$147.55, costs \$15.15

L. Lyndale Gough

1894

Jan 9

Stay of Proceedings granted until Jan 9th 1894
Now come Defendants by their Attorney and enter notice of Appeal
and furnish undertaking on Appeal. Notice and undertaking filed

April 10

Debt & Costs paid in full.

L. Lyndale Gough

Treasurer of Peace.

In the Justice's Court of Fourth Township,
County of Madera State of California.

Arthur Lou

Plaintiff

vs.

P. M. Brown

Defendant

Action Balance for goods soldDemand, \$ 17

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1893

Dec

22

Plaintiff appeared before me and alleges and complains that Defendant is indebted to him in the sum of \$17 being balance due to Plaintiff for goods sold and delivered by him Plaintiff to Defendant. Summons issued and placed in hands of R. Lawrence constable

Filing

Compl 25

Sms 25

Sms to 30

Sched 50

Comm 25

1.95

22

Summons returned served and filed

22

Now comes Defendant, and answers to complaint, and denies each and every allegation contained therein. Copy of answer sent to Plaintiff. Trial set for Jan'y 13th 1894 at 2 P.M.

13 At request of Plaintiff action dismissed Plaintiff to pay costs \$3.05
L. Lyndale Jough

No.

In the Justice's Court of Fourth Township,
County of Madison State of California.

James Downey

Plaintiff

vs.

Defendant

Action

Demand, \$

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Jan

3

This day personally appeared James H. Downey of Newmore and filed in my office the following notes, of which the following are true copies:

" \$7.50

Fresno Hats Jan 27th 1890

Ninety days after date without grace I promise to pay to the order of Jas H. Downey Seven and fifty cents dollars with interest at the rate of one per cent per month from date until paid. Principal and interest payable only in United States Gold coin, for value received.

Thomas Speckerman "

"

\$22⁰⁰

Fresno Hats, Feb 3 1890

Four months after date without grace I promise to pay to the order of Jas. H. Downey Twenty two dollars with interest at the rate of one per cent per month from date until paid. Principal and interest payable only in United States Gold coin, for value received

R. M. Wright "

" \$18⁰⁰

Fresno Hats Jan 7. 1890

90 days after date without grace I promise to pay to the order of Jas. Downey Eighteen dollars, with interest at the rate of 1 per cent per month from date until paid. Principal and interest payable only in United States Gold Coin, for value received

Lee Laramore "

L. Lyndale Gough
Justice of the Peace

In the Justice's Court of

Township,

County of

State of California.

Robert Maxwell

Plaintiff

vs.

Eli Hunt

Defendant

Action *Recovery of money due*Demand, \$ *49.50*

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

*1894
Jan'y**10*

- Personally appeared Robert Maxwell who alleges and complains that Defendant is indebted to him in the sum of \$49.50 as follows: The value of one Mare colt \$30 sold by Plaintiff to Defendant, and also \$14.50 for water and use of Plaintiff's Well, for period of Twenty months at \$1⁰⁰ per month of which only 50¢ has been paid, Wherefore Plaintiff asks for Judgment against Defendant for \$49.50 and costs of suit.
- " Summons issued and placed in hands of R. Lawrence Constable who made service on Defendant and return thereof.
- " Action dismissed on motion of Plaintiff who has received satisfaction. Plaintiff to pay costs \$2.80.

L. Lyndale Gough
Justice of Peace

No. 60

In the Justice's Court of Fourth Township,
County of Macera State of California.

James M. Givie

Plaintiff

vs.

James M. Farland

Defendant

Action Money dueDemand, \$ 52.25

Defendant's address 1010 K Street
Sacramento
Elwood House

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

Jan.

22

This day personally appeared James M. Givie who being duly sworn alleges and complains that defendant is indebted to him in the sum of \$52.25 as more particularly is set forth in complaint filed this day wherefore Plaintiff asks for Judgment against said defendant for \$52.25 and costs of suit. Summons issued, Attachment issued and placed in hands of R. Laramore constable. Complaint filed Attachment served on J. H. Goiden who had in his possession tools belonging to defendant Attachment filed
2^d Attachment issued and placed in hands of R. Laramore constable who served it on P. M. Bolser who denied having any property of defendant in his possession

March

13

Summons sent to constable at Sacramento.

21

Return not served by Constable at Sacramento.

23

Summons sent to Lincoln Placer Co.

May

9

Summons returned not served by constable Lincoln Placer Co.

October

3

Issued alias Summons

In the Justice's Court of Fourth Township,
County of Madera State of California.

Peter Thompson

Plaintiff

vs.

Charles Aiken

Defendant

Action

Demand, \$ 118⁰⁰

J. M. Johnson

Attorney for Plaintiff

G. W. Bond

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

Jan'y.

22

This day appeared Peter Thompson who being sworn alleges and complains that defendant Charles Aiken is indebted to him in the sum of \$118⁰⁰ for work and labor done to wit chopping wood and that said sum remains due and unpaid

Wherefore defendant asks for Judgment for said amount & costs of suit. Complaint filed, Summons and Attachment issued and placed in hands of Constable. Undertaking filed

23

Summons returned served, attachment returned levied on Jan'y 23^d

Summons and attachment filed. For ~~Whitaker~~ put in charge as keeper of ~~the~~ ^{the} ~~prison~~ ^{prison} ~~of~~ ^{of} ~~the~~ ^{the} ~~county~~ ^{county}

24

Now comes defendant and answers complaint by denying each & every allegation contained therein. Answer filed. Copy sent to Plaintiff

31

Care continued until ~~until~~ 2 P.M. on this day on motion of Plaintiff's attorney

On motion of Plaintiff's Attorney the case is dismissed, Defendant entering into an undertaking to pay the sum of \$180⁰⁰ to include costs within 90 days

L. Lyndale Gough, Justice of Peace

No. 53

In the Justice's Court of Fourth Township,
County of Madura State of California.

Henrietta Adams

Plaintiff

vs.

Rippel, Arnold & Co

Defendants

Action recovery of moneyDemand, \$ 103R. L. Hargane

Attorney for Plaintiff

F. A. Lee

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Feb.

- 7 application of Plaintiff's Attorney for continued until Saturday Feb. 10. at 1. P.M. for affidavit for continuance being his application denied
- 8 At hour in forenoon, defendant has been served appearing by her Attorney by A. L. Lee, ^{Plaintiff} ~~defendant~~ not appearing; James Smith, J. A. Fitchford, & G. Johnson being sworn as witnesses as part of defendant wherefore it is heard and adjudged that Plaintiff take nothing by reason of her own error against the said defendants or any of them, and that she be reimbursed the expenses for her suit and costs for a new hearing to be of \$47.30. Dated this 8th day of Feb. 1894

L. Synchale Gough

Tentative of Peace.

Feb

- 17 Now comes Plaintiff by her Attorney R. L. Hargane and files notice of appeal. and gives undertaking, statement and undertaking filed

- 21 Notice of appeal served on F. A. Lee, Plaintiff's Attorney filed
- .. Certificate of service of notice filed

March 1 Received from ~~Plaintiff~~ Defendant's Attorney, amended statement on appeal, Statement filed

- 19 Received from Plaintiff's Attorney \$14⁰⁰ on account of Tentative Fees

- 21 Forwarded to County Clerk Papers on appeal

L. Synchale Gough, Tentative of Peace

In the Justice's Court of Fourth Township,
County of Alameda State of California.

S. W. Westfall

Plaintiff

vs.

Joseph Stockman

Defendant

Action Debt

Demand, \$ 41.75

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

March

5

This day appeared Edward Laramore agent for S. W. Westfall who complains and alleges that Joseph Stockman is indebted to him S. W. Westfall the sum of \$41.75 for Board and Lodging and goods supplied by said Plaintiff to said Defendant within two months last past. Wherefore Plaintiff demands judgment for sum of \$41.75 and costs of suit. Complaint filed.

Summons and attachment issued and placed in hands of R. Laramore Constable. Attachment returned service this day.

No. 55

In the Justice's Court of Fourth Township,
County of Alameda State of California.

James Dunn

Plaintiff

vs.

Gambetta Mining Company

Defendant

Action for wagesDemand, \$ 90⁰⁰

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
March

5 This day personally appeared James Dunn who alleges and complains that defendant is indebted to him in the sum of \$90⁰⁰ for work and labor performed within the past six months. Wherefore ^{Plaintiff} ~~Defendant~~ demands a judgment for \$90⁰⁰ and costs of suit. Complaint filed. Summons and attachment issued and placed in hands of R. Laramore Constable.

6 Summons returned served on March 6. Attachment returned levied March 5. Bond filed for release of attachment.

10 Defendant paid into \$90⁰⁰ ^{cash} and \$6.15 costs leaving a balance due on costs of \$1.85.

14 Wherefore Judgment is this day rendered against defendant for \$1.85 and \$1.00 for entering Judgment.

L. Lyndale Gough

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madison State of California.

J. H. Russell

Plaintiff

vs.

Gambetta Mining Company

Defendant

Action for work and labor

Demand, \$ 83.75

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

March

- 5 This day personally appeared J. H. Russell who alleges and complains that defendants are indebted to him in sum of \$83.75 for work and labor performed, ~~wherefore~~ within the last six months, wherefore Plaintiff demands a judgment for \$83.75 and costs of suit. Complaint filed. Summons and Attachment issued and placed in hands of R. Larimore constable.
- 6 Summons returned served on March 6. Attachment returned levied March 5. Bond filed for release of Attachment.
- 10 Defendant paid into Court \$83.75 amount of claim and \$6.15 costs of suit. leaving due a balance of \$1.85 on costs.
- 14 Wherefore Judgment is this day rendered for the amount of \$1.85 and \$1.00 addition for entering Judgment.

L. Synclaire Gough

Justice of the Peace

No. 57

71

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

William Droney

Plaintiff

vs.

George Davis

Defendant

Action *recovery of money due*

Demand, \$ *5.75*

constable 2.50

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

- March* 12 Plaintiff *William Droney* alleges and complains that defendant *George Davis* is indebted to him in sum of \$5.75 for merchandise supplied during month of September 1893. Wherefore Plaintiff asks for Judgment against said defendant for \$5.75 and costs of suit. Complaint filed. Summons issued and placed in hands of *R. Laramore* constable.
- 13 Summons returned served, ~~said~~ Summons filed.
- 24 Defendant having failed to answer or demur Judgment is hereby given for Plaintiff for amount claimed and costs of suit \$5.75.
- L. Syndale Gough*
- 24 Execution issued and placed in hands of *Robert Laramore* constable, who levied on a cow property of defendant.
- 30 Debt & costs paid in full. *L. Syndale Gough*
Justice of Peace

In the Justice's Court of Fourth
County of Madera

Township,
State of California.

Edward C. Pyeatt

Plaintiff

v.s.

Frederick Tamm

Defendant

Action Debt

Demand, \$ 141.85

Cons table \$3.10

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

March

26 Personally appeared Edward C. Pyeatt, who alleges and complains that Frederick Tamm is indebted to him in the sum of \$141.85 as appears on complaint filed this day; Wherefore Plaintiff asks for Judgment against said Defendant for \$141.85 and costs of suit. Summons issued and placed in hands of R. Laramore Constable.

28 Summons returned is served on Defendant in Fourth Township

April

3 Defendant having failed to answer or demur Judgment is hereby rendered in favor of Plaintiff and against Defendant for \$141.85 and \$5.00 costs of suit

L. Syndale Gregh, Justice of the Peace

No. 59

In the Justice's Court of Fourth Township,
County of Macura State of California.

George Kalls

Plaintiff

vs.

Mark Kreen

Defendant

Action for use of *Arastua*

Demand, \$ 6.50

Constable 1.30

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

March

31

This day appeared George Kalls who alleges and complains that defendant is indebted to him in the sum of \$ 6.50 as follows:
For use of Plaintiff's *Arastua* by defendant.
Wherefore Plaintiff asks for Judgment against said Defendant for \$ 6.50 and costs of suit. Complaint filed. Summons issued. Attachment issued. Attachment not levied, no property being found.

April

17

Summons served on Defendant by Robert Laramore Constable

18

Return made

25

Defendant having failed to answer or demur Judgment is hereby rendered for Plaintiff for \$ 6.50 and \$ 3.80 costs of suit.

L. Syndale Gough

In the Justice's Court of Fourth Township,
County of Madison State of California.

Mrs A. B. Smith, Executrix of Estate
of J. W. Smith, deceased

Plaintiff

Action DebtDemand, \$ 62⁰⁰

vs.

Peter O. Mealey

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

April

- 3 This day personally appeared Mrs A. B. Smith the Plaintiff, who being duly sworn alleges and complains that defendant is indebted to her as executrix of Estate of J. W. Smith deceased, in the sum of \$62⁰⁰. Wherefore Plaintiff asks for Judgment for \$62⁰⁰ and costs of suit, complaint filed; summons and attachment issued and placed in hands of Robert Laramore constable who on same day attached Team belonging to defendant.
- 4 Defendant served with summons, and return made, summons filed.
- 5 Attachment released.
- 10 Defendant having failed to answer or demur Judgment is hereby entered for Plaintiff for \$62⁰⁰ and \$3.80 costs of suit.

L. Lyndale Gough

Justice of the Peace

No. 61

In the Justice's Court of Fourth Township,
County of Madera State of California.

Joseph N. Griggs

Plaintiff

vs.

Mammoth Mining Co.

Defendant

Action *recovery of Wages*

Demand, \$94.60

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
April

6 This day personally appeared Joseph N. Griggs who being duly sworn alleges and complains, that defendant is indebted to him in the sum of \$94.60 for work and labor performed. Wherefore Plaintiff asks for Judgment for \$94.60 and costs of suit; Attachment and summons issued and placed in hands of Robert Laramore constable. who on same day served and levied same and received amount of debt and costs in full from Superintendent of Mammoth Mining Co.

L. Lyndale Gough
Justice of the Peace

In the Justice's Court of Foothill Township,
County of Alameda State of California.

Jas T. McQuire

Plaintiff

vs.

Reuben Chandler

Defendant

Action Goods sold with lodgings

Committed 1.30

Demand, \$ 23.35

Attorney for Plaintiff

W. H. Larew, F. A. Lee

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
April

- 10 Personally appeared J. T. McQuire who alleges and complains that Reuben Chandler is indebted to him in the sum of \$23.35, wherefore Plaintiff asks for Judgment against said Defendant for \$23.35 and costs of suit. Complaint filed.
- 11 Summons issued and placed in hands of R. Laramore constable
- 12 Summons served and return made in Township 3 and return made
- 13 Now comes Defendant Reuben Chandler and by his Attorney W. H. Larew & F. A. Lee and answering complaint, denies each and every allegation contained therein. Answer filed.
- Defendant also offers to allow Plaintiff to take Judgment for \$7.50 and costs of suit to date. Offer declined by Plaintiff.
- Trial set for Saturday April 14 at 2 P. M.
- 14 Plaintiff and Defendant appeared in Court and on motion of Defendant case is adjourned until Wednesday April 18 at 3 o'clock. P. M.
- 18 Received Telegram from W. H. Larew Defendant's Attorney, requesting continuance for one week, motion granted, and trial set for Tuesday April 24 at 11 A. M.
- 24 Received Telegram from Defendant's Attorney requesting adjournment until 3 P. M. granted.
- " Plaintiff appeared with his Witness Mrs. M. McQuire
- " Defendant appeared and also his Attorney, W. H. Larew.
- Jury waived
- " Defense moved & dismised for want of Jurisdiction, motion denied
- " After hearing evidence judgment was rendered for Plaintiff \$16.25 and \$4.80 costs of suit.

L. Synedale Gough

Justice of the Peace

May

- 3 Received notice of Appeal, from Defendant's Attorney and furnished copy to Plaintiff.
- 5 Defendant filed undertaking on appeal.
- 18 Defendant for G. Bond paid costs of Justice \$6.00 including Transcript.

L. Synedale Gough

Justice of the Peace

No. 63

In the Justice's Court of *Fourth* Township,
County of *Madura* State of California.

William Brown

Plaintiff

vs.

Reuben Chandler

Defendant

Action *Debt, goods sold*Demand, \$ *24.60*

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

*1894
April*

18 Personally appeared *William Brown*, who alleges and complains that *Reuben Chandler* the defendant is indebted to him the plaintiff in the sum of \$ *24.60*, wherefore said Plaintiff asks for judgment for that amount and costs of suit. Summons issued and placed in hands of *R. Lawrence* constable

24 Summons served on defendant and return made

April 28 Debt & costs paid in full

L. Tyndall Gough
Justice of the Peace

In the Justice's Court of Footh Township,
County of _____ State of California.

P. M. Brown

Plaintiff

vs.

Gambetta Mining Company

Defendant

Action Goods sold

Demand, \$ 110.58

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
April

21 P. M. Brown personally appeared and alleges and complains that defendant is indebted to him in the sum of \$110.⁵⁸ for goods sold to said defendant. Wherefore Plaintiff asks for judgment against said defendant for \$110.⁵⁸ and costs of suit. Summons and attachment issued and placed in hands of R. Laramore Constable. Attachment levied.

May

24 Summons served on W. Prole agent. return made
4th Defendant having failed to demur or answer Judgment is hereby entered for Plaintiff for \$110.58 and costs of suit. Execution issued and placed in hands of R. Laramore Constable.

No. 65

In the Justice's Court of Fourth

Township,

County of Alameda

State of California.

G. G. Murray

Plaintiff

vs.

Robert Laramore

Defendant

Action Unlawful seizure & damage

Demand, \$1000

Francis A. Fee

Attorney for Plaintiff

W. H. Larew

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

May

3

Plaintiff by his Attorney F. A. Fee complains and alleges that defendant as Constable of 4th Township, did under an execution unlawfully levy on and sell the property of Plaintiff to wit one lot of plane Lumber and 1000 Shakes; wherefore Plaintiff asks for Judgment for \$50 value of Lumber, & \$50 damages, and costs of suit. Summons issued

and served same day on defendant by Thomas Leonard a citizen, who made due return. Summons filed

4 Now comes defendant and answering Plaintiff's complaint denies each and every allegation contained therein

9 Now comes defendant by his Attorney W. H. Larew and demurs to complaint as not containing sufficient facts to constitute cause of action. Demurer filed

Now comes defendant and by his Attorney W. H. Larew answers complaint, by denying each and every allegation contained therein answer filed.

June

4

Trial set for Monday June 11th

11

Neither Plaintiff or defendant appeared in person or by their Attorneys; case postponed on motion of defendant's attorney.

In the Justice's Court of Fourth Township,
County of Alameda State of California.

James Regan

Plaintiff

vs.

Jonathan Lewis

Defendant

Action Wages & Goods soldDemand, \$ 187.50W. A. O'Connor

Attorney for Plaintiff

J. M. Johnson

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

May

- 5 Plaintiff by his Attorney alleges and complains that Defendant is indebted to him as follows: for wages \$177.50 for one Bearskin sold by Plaintiff to Defendant \$10⁰⁰ wherefore Plaintiff asks for Judgment against Defendant for \$187⁵⁰ and costs of suit. Complaint filed.
- Summons issued and placed in hands of R. Laramore
- 8 Summons returned served on Defendant in 5th Township
- 9 Return of Summons made.
- 16 Now comes Defendant and by his Attorney J. M. Johnson demurs to complaint filed herein, ~~and~~ on the ground of want of Jurisdiction Summons filed, and overruled.
- 17 Now comes Defendant by his Attorney J. M. Johnson and answers complaint, denying each and every allegation contained therein; and pleads a counter-claim for \$44.25 for Board and care advanced. Notice sent to Plaintiff's Attorney.
- 18 Trial set for Saturday May 26 at 12 M.
- 26 Plaintiff appeared with his Defendant appeared with his Attorney J. M. Johnson; Defendant failed to appear personally. His Attorney W. A. O'Connor moves Court for adjournment until Saturday May 2 at 10 P. M. Motion granted.
- Defendant's Attorney moved for dismissal, motion denied case adjourned sine die.

No. 67

In the Justice's Court of

Township,

County of

State of California.

B. L. Butler

Plaintiff

vs.

James T. McQuire

Defendant

Action Rent, Work, Money advanced

Demand, \$ 293⁰⁰ J. M. Johnson &

Robert Maxwell

Attorney for Plaintiff

J. A. Burns

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

May

11

B. L. Butler alleges and complains that Defendant is indebted to him as follows: For Rent \$220⁰⁰; Work and labor performed \$24⁰⁰; Cash advanced \$49⁰⁰ making in all \$293⁰⁰

Wherefore Plaintiff asks for Judgment against said Defendant for sum of \$293⁰⁰ and costs of suit.

Summons issued and placed in hands of R. Laramore Constable, who on this day made service on Defendant, and due return thereof

14 Now comes Defendant - J. T. McQuire and demurs to complaint filed in this action. Demurrer filed, and copy furnished Plaintiff.

16 Demurrer sustained

18 Now comes Plaintiff by his Attorney Robert Maxwell and moves the Court for permission to amend his complaint filed in above action. Motion granted. Amended complaint filed

17 Now comes Defendant by his Attorney J. A. Burns and answers complaint by denying each and every allegation contained therein, and as a further defense, defense pleads set-off and counter claims, whereby Plaintiff is indebted to him Defendant in sum of \$40⁰⁰ Wherefore Defendant asks for Judgment against Plaintiff for \$40⁰⁰ and costs of suit.

Answer filed and copy served on Plaintiff's Attorney.

Trial set for Friday May 25th at 11 P. M.

25 Defendant by his Attorney J. A. Burns asks permission to amend ^{answer} complaint, permission granted and amended ~~complaint~~ answer filed.

Plaintiff demands Jury, venire issued, the following were selected: Wm. Brown, Frank Baretta, George Bagby, David Dapello.

On cross examination of Plaintiff, objection made to counsel for defense introducing new matter objection sustained.

The following witnesses were examined B. L. Butler, R. Maxwell, George Bond, Charles Haskins, Larry Robinson, Edward Skelton

To page 88

In the Justice's Court of Fourth Township,
County of Alameda State of California.

James T. McQuire

Plaintiff

vs.

John Beeson

Defendant

Action Cash loaned & Lodgings

Demand, \$9.50

Constable cost \$6.50

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

May

21 The Plaintiff J. T. McQuire alleges and complains that Defendant, is indebted to him in the sum of \$9.50 for cash loaned and lodgings; Wherefore Plaintiff asks for Judgment against said Defendant for \$9.50 and cost of suit. Attachment and summons issued and placed in hands of N. Laramore constable. Plaintiff put in hands of Court \$25.00 cash in lieu of Bond for attachment.

21 Constable made return of Attachment levied on Wages in hands of Jeff Statham.

" Constable made return of Attachment levied on Wages of Defendant in hands of J. Grider.

24 Constable made return of service on Defendant, served May 23

29 Defendant having failed to answer or demur, judgment is hereby rendered in favor of Plaintiff for \$9.50 and cost of suit. Constable \$6.50, Justice \$3.50 = \$10.

L. Tynedale Gough

Justice of Peace.

June

7 Received from Constable \$8.50 amount realized from garnishment of Defendant's wages in hands of Jeff Statham and J. H. Grider. Constable cost \$6.50 paid. Balance handed to Plaintiff.

L. Tynedale Gough, J. P.

No. 67

In the Justice's Court of Fourth Township,
County of Charlotte \$7.90 State of California.

B. L. Butler

Plaintiff

J. J. McQuire

Defendant

Action Wash. Money advanced rent
from page 81

Demand, \$ 29.32

J. M. Johnson
Attorney for Plaintiff

J. A. Burns
Attorney for Defendant

DATE.

PROCEEDINGS.

1894
May

- 25 on behalf of Plaintiff. Defendant & Wife testified on their own behalf; Court sat until 12 midnight, when case was adjourned until Saturday 26 at 9 a.m.
- 26 examination of witnesses resumed; arguments of counsel heard and case submitted to jury.
- " Jury returned into Court at 2 P.M. This day, and rendered verdict in words & figure following to wit:
- " Raymond Cal., 5. 26. 94. "We the Jurors find Judgment in favor of Defendant for the sum of \$82.65 and costs of suit.
- Frank Baratta, Foreman
- Verdict filed and Jury discharged.
- "Wherefore in accordance with resolution of said verdict, it is hereby ordered adjudged and decreed, that Defendant J. J. McQuire do have judgment against the Plaintiff B. L. Butler for sum of \$82.65 and for costs of suit taxed as follows to wit:
- Justice's costs \$ Ten dollars ²⁵/₁₀₀ Court's costs \$7.90 Jury fees \$16.00
Done in open Court this 26th day of May 1894 {paid by Plaintiff}

L. Tyndale Gough

Judge of Peace

- Aug 4 Judgment transferred by Defendant J. J. McQuire to Baratta and Porter, who demand execution. Execution issued and copy of writ forwarded to Recorder.
- 6 Constable made levy on Lots 7 & 8 Block 10 in Town of Raymond.
- Oct 18 Execution issued against personal property of Defendant - better
- 28 Constable sold same at Public auction and same day for realized sum of \$20.25 by such sale, and after deducting his expenses paid balance of \$11.75 into Court in partial satisfaction of Judgment and costs of suit. Settled in full L. J. G.

L. Tyndale Gough

Judge of the Peace

In the Justice's Court of Fourth Township,
County of Alameda State of California.

Millard F. Shaw

Plaintiff

vs.

Charles Mack

Defendant

Action for goods sold & delivered

credit \$11.20

Demand, \$ 6.30

W. O'Connor

Attorney for Plaintiff

R. Maxwell

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
June

15 Millard F. Shaw Plaintiff being duly sworn deposes and says that defendant Charles Mack is indebted to him in sum of \$6.30 for goods sold and delivered within two years last past. Wherefore Plaintiff asks for Judgment against said defendant for sum of \$6.30 and costs of suit. Summons and Attachment issued and placed in hands of Robert Laramore Constable. Complaint and undertaking filed.

15 Summons and Attachment returned served.

20 Now comes defendant Charles Mack and answering complaint denies each & every allegation contained therein. Answer filed.

21 Issue subpoena for Thomas Stennett as witness on behalf of Plaintiff. Subpoena returned served, and filed. Trial set for July 2.

July 30 Now comes defendant and being duly sworn asks for postponement until July 3d at 10 a.m., owing to absence of material witness. Defendant asks that William Mack may be subpoenaed. Subpoena issued, and sent to Fresno.

July 2 Plaintiff asks by his attorney obtain leave of Court to amend Complaint so as to read \$7.10 instead of \$6.30.

Defendant demands a Jury, and following were accepted: Forant, Sigolo, A. de Donald, M. Pilner, R. Chandler, O. Stathane, G. Stewart.

The following witnesses were examined, M. F. Shaw, Thomas Stennett on behalf of Plaintiff. Charles Mack, (Robert Maxwell) evidence stricken out. William Mack for defendant. After hearing arguments of Counsel, case was submitted to Jury who on returning into Court declined to render their verdict until their fees were paid. Defendant at whose request Jury was summoned refused to pay Jury fees. Case adjourned until July 5.

5 Plaintiff appeared, defendant appeared with his attorney. Plaintiff asks for continuance until his attorney can be present. Adjourned until Friday July 6. 10 a.m.

To page 86.

No. 89 70

In the Justice's Court of Fourth Township,
County of Madura State of California.

P. M. Bowen

Plaintiff

vs.

J. H. Barnes

Defendant

Action Promissory note

Demand, \$ 161. $\frac{62}{100}$

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
June

- 21 Personally appeared P. M. Bowen who being duly sworn, alleges and complains that defendant is indebted to him the Plaintiff in the sum of \$161 $\frac{62}{100}$ on a promissory note of which the following is a copy: "Raymond Dec 16th 93 \$161 $\frac{62}{100}$ on demand for value received I promise to pay to the order of P. M. Bowen at Raymond Madura Co. Cal., one hundred and sixty-one dollars & $\frac{62}{100}$ with interest at seven per cent per annum until paid. Both principal and interest payable in United States Gold coin until paid." wherefore Plaintiff asks for Judgment against said Defendant for \$161 $\frac{62}{100}$ and costs of suit.

Summons and Attachment issued and placed in hands of R. Laramie Constable.

- 22 Summons returned served and attachment returned served Constable Attached 60 cords of Wood more or less and placed Charles Dapello as keeper in charge at \$2.50 per day

- 27 Defendant having failed to answer or demur Judgment is this day rendered for Plaintiff for \$161 $\frac{62}{100}$ and \$22.65 costs of suit.

L. Tyndale Gough

Judge of Peace

- 27 Plaintiff demands that execution be issued against property of Defendant. Execution issued and placed in hands of R. Laramie Constable, who on same day ^{levied} attached 60 cords of Wood belonging to Defendant.

July

- 3 Property levied on, to wit 60 cords of wood was sold by at Public auction by Constable and realized sum of \$10⁰⁰ Plaintiff paid costs of suit.

L. Tyndale Gough

Judge of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Mr. F. Shaw

Plaintiff

Action Goods sold & deliveredDemand, \$ 6.30

vs.

Charles Mack

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
July

6. Case adjourned until Thursday July 12th at 3. P.M.
9. Plaintiff appeared in person. Defendant also appeared accompanied by his attorney R. Maxwell.
- Defendant's attorney moved that Jury be polled.
- Motion overruled. Exception taken by defense.
- Jury through their foreman Frank Vigorolo handed in sealed verdict which was opened in Court and read as follows: "We (the undersigned) Jury find the verdict in favor of Plaintiff for bill rendered and costs" J. D. Statham M. M. Kilmer, George Stuart, A. M. Donnell, R. T. Chandler Frank Vigorolo Foreman. Verdict filed and Jury discharged; **Wherefore** in accordance with resolution of said verdict it is hereby ordered adjudged and decreed that Plaintiff Mr. F. Shaw do have Judgment against Defendant Charles Mack for sum of \$7.10 and costs of suit. Defendant by his attorney moves that attachment be released, on grounds that goods were supplied prior to 30 days preceding attachment. Motion overruled. Exception taken.
- Costs Constable 11.20, Jury \$12.⁰⁰ L. Tyndale Joseph Plaintiff pays Jury Justice \$9.25, Witness 2.00 Justice of the Peace
9. Plaintiff demands execution, Execution placed in hands of constable and return made, Constable paid into Court \$21.10 being one half of amount attached L. Tyndale Joseph Justice of the Peace

No. 70

In the Justice's Court of Fourth Township,
County of Madura State of California.

J. P. McFarland

Plaintiff

vs.

Fire Oaks Mining Company
a Corporation

Defendant

Action Bet Goods sold

Demand, \$72.30

Tax 6.25
Constable 20.00

Attorney for Plaintiff

26.25
3.35
29.75
Clement, Cannon & Co
Attorney for Defendant

DATE.

PROCEEDINGS.

1894
July

- 30 J. P. McFarland Plaintiff being duly sworn alleges and complains that Defendant is indebted to him in sum of \$72.30 for goods sold, wherefore ^{Plaintiff} demands that same judgment for sum of \$72.30 and costs of suit. Summons and attachment issued and placed in hands of Constable
- 11 Summons ~~also~~ served in San Francisco on Charles L. Bentone President of Fire Oaks Mining Co. by Charles D. Cleveland a citizen

Aug

- 13 Return made of service and summons filed
- 22 Attachment returned and filed, levy being made July 30th Samuel McFarland being appointed Keeper

Sept

- 1 Defendant having ^{failed} to answer or remove, judgment is this day hereby rendered in favor of Plaintiff for \$72.30 and costs of suit.
- 1 Execution demanded and issued and placed in hands of R. Laramore Constable.
- 2 Received communication from Defendant's Attorney stating that summons was invalid ~~as~~ by reason of not being certified by County Clerk.

- 11 Issued alias summons, which was forwarded to County Clerk
- 18 Return made of service of alias summons by Sheriff of San Francisco as served on President of Fire Oaks Mining Company on September 13th.

Oct

- 4 Defendant having failed to answer or remove, judgment is hereby rendered in favor of Plaintiff for \$72.30⁰⁰. ^{Costs of suit}
- At request of Plaintiff execution issued and placed in hands of R. Laramore Constable.
- 15 Constable sold attached property which realized the sum of \$30⁰⁰ leaving unsatisfied the amount claimed \$72.30 and \$2.70 ^{paid} by Plaintiff for service of summons in San Francisco, and Keepers fee at \$1⁰⁰ per day from July 30th to day of sale \$72⁰⁰
- Tax and Constable's cost \$29.75 Paid
- Leaving unsatisfied \$157⁰⁰

L. Hyndale Gough, Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Kendall & Petty

Plaintiff

vs.

W. E. Applying

Defendant

Action Sett

Demand, \$ 21.66

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

Aug. 24

Plaintiffs Kendall & Petty allege and complain that defendant W. E. Applying is indebted to them in sum of \$21.66 being balance due them on an account for goods sold & delivered. Wherefore Plaintiffs ask for a Judgment for \$21.66 and costs of suit. Complaint filed.

1895

Nov 15

Received of Kendall & Petty a letter acknowledging the receipt of \$16.72 to apply on the above demand, leaving a balance of \$4.94 unsatisfied.

No. 72

In the Justice's Court of Fourth Township,
County of Macura State of California.

Reuben Chandler

Plaintiff

vs.

L. W. Turner

Defendant

Action Promissory noteDemand, \$ 20⁰⁰ and interest

Constable \$1.30

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Aug

25 Reuben Chandler alleges and complains that L. W. Turner is indebted to him in sum of \$20⁰⁰ with interest on a Promissory note bearing date Oct-3rd 1892 and that no part thereof has been paid. Wherefore Plaintiff asks for Judgment against said Defendant for sum of \$20⁰⁰ together with interest & costs of suit. Complaint filed.

27 Summons issued and forwarded to County Clerk for certificate.

Sept

4 Summons returned as served on Defendant on September 1st in St. Plainsburg, Macura county, by John Altman constable.

" 22 Defendant having failed to answer or demur judgment is hereby rendered in favor of Plaintiff for \$20⁰⁰ with interest and costs of suit \$4.60.

L. Lyndale Gough

Justice of the Peace

Oct.

6 Debt & Costs paid in full. L. Lyndale Gough Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Patrick Kelly

Plaintiff

Action Recovery of Wages

Demand, \$ 26.50

A. Christawa

Defendant

W. B. Connor

Attorney for Plaintiff

W. J. Seales

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Aug

30 Plaintiff alleges and complains that Defendant is indebted to him the Plaintiff in sum of \$26.50 for work and labor performed by Plaintiff for Defendant. wherefore Plaintiff asks for Judgment against said Defendant for sum of \$26.50 and costs of suit.

Septem

6 Summons issued and placed in hands of constable who on this day made service and return thereof.
7
11 Now comes Defendant by his Attorney W. J. Seales and demurs to complaint, as not stating sufficient facts to constitute cause of action. Demurres filed and copy served on Plaintiff.

"

17 Plaintiff & Defendant appeared accompanied by their respective Attorneys; Defendant's Attorney argued in support of demurres which was sustained.

Plaintiff by his Attorney moves to amend complaint, motion granted. Defendant makes Affidavit to the effect that he believes he cannot have an impartial trial before L. V. Gough Esq. and demands a change of venue. request granted.

18 Papers and Transcript of ^{docket} forwarded to Justice Foster of Madera.

L. Lyndale Gough

Justice of the Peace

No. 74

In the Justice's Court of Fourth Township,
County of Madera State of California.

Charles A. Lee

Plaintiff

vs.

G. D. Hitchcock

Defendant

Action Rent of Premises

Constables amt \$9.00
Keeper 12.50
4.75

Demand, \$37.50

~~Wm. T. Seales~~
Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

Sept

- 13 Plaintiff by his Attorney W. T. Seales alleges and complains that defendant is indebted to him in the sum of \$37.50 for rent of Premises known as "Zebra Station", and demands a Judgment for \$37.50 and costs of suit.
- Summons and attachment issued and placed in hands of R. Laramore Constable, who attached property of defendant, ^{J. Ellis as keeper in charge} placed.
- 15 Release made of levy of attachment; attachment filed.
- 19 Constable made return of service of Summons on defendant as served on September 18th Summons filed.
- 25 Defendant having failed to answer or demur, Judgment is this day rendered in favor of Plaintiff for \$37.50 and costs of suit \$26.25.

L. Tyndalepough

Justice of the Peace

In the Justice's Court of

Township,

County of

State of California.

A. Caragnano

Plaintiff

vs.

R. McHenry & Wife

Defendant

Action *for goods sold & delivered*

constable 14.80

Justice 8.75

Demand, \$106.80

23.55

Constable 14.80

J. C. Johnson

Attorney for Plaintiff

Justice 8.25

Filing fee 3.00

amort 23.05

Miles Wallace

Attorney for Defendant Sarah McHenry

DATE.

PROCEEDINGS.

1894
Oct

15 A. Caragnano alleges and complains that defendant is indebted to him in the sum of \$106.80 for goods sold by him to defendant during two years last past; Wherefore defendant asks for judgment against said defendant for \$106.80 and costs of suit. Summons and attachment issued and placed in hands of R. Laramore Constable; copy of attachment forwarded to Recorder. Complaint filed.

19 Constable served summons on defendant Sarah McHenry
26 Now comes defendant Sarah McHenry by her Attorney Miles Wallace and demurs to complaint filed herein, on grounds that complaint does not state facts sufficient to constitute cause of action, and moves that complaint be dismissed, demurrer filed.

26 Now copy forwarded to Plaintiff's Attorney

Nov

13 Received from Warden of San Quentin return of service of Summons on defendant Robert McHenry as served on Nov 10 Summons filed. Fee for service \$2.50

19 On motion of Plaintiff's Attorney Demurrer herein filed is herein filed is hereby overruled.

27 Now comes defendant Sarah McHenry by her Attorney Miles Wallace, and answering Plaintiff's complaint filed herein denies each and every allegation contained therein answer filed

Dec

1 Defendant Robert McHenry having failed to answer or demur, Default is hereby entered against said Defendant

1895
Jan

2 Defendant Sarah McHenry appeared with her Attorneys Wallace & O'Connor; Plaintiff appeared by his Attorney J. C. Johnson.

2 Defendant moves to dismiss on grounds that complaint does not state a case against Sarah McHenry Motion overruled, and leave given to Plaintiff to amend complaint. Amended complaint filed.

Judgment is hereby entered against defendant Robert McHenry and collection demanded against him for \$106.80 and costs of suit \$23.05

L. Lyndale Gough Justice of the Peace

No. 76

Township,

In the Justice's Court of Fourth County of Madera State of California.

James Dennis

Plaintiff

Action for WagesDemand, \$ 152.⁰⁰

vs.

A. B. Van Campen

Defendant

Wallace & O'Connor
Attorney for PlaintiffW. J. Seales
Attorney for Defendant

DATE:

PROCEEDINGS.

1894
Oct

22 Plaintiff alleges and complains that Defendant is indebted to him in sum of \$152.⁰⁰ for work and labor performed by Plaintiff for Defendant; Wherefore Plaintiff asks for Judgment against said Defendant for \$152.⁰⁰ and costs of suit

24 Summons and attachment issued and placed in hands of H. Laramore constable Attachment returned levied & filed
Summons returned served on this day and filed
how comes Defendant & excepts to ^{J. H. Oyle as} ~~summons~~ on ~~attachment~~ for attachment. Exceptions filed and entered; notice served on Plaintiff

25 Plaintiff deposits \$25.⁰⁰ U.S. Gold coin in lieu of J. H. Oyle as surety on bond

29 how comes Defendant and by his Attorney W. J. Seales demurs to complaint on file herein demurrer filed and copy served on Plaintiff

Attachment released Defendant furnishing \$300 bond

Nov 7 On motion of Plaintiff's Attorney Demurrer overruled.
9 Reversed from Justice of the Peace \$152.⁰⁰ being amount of claim in this case

James Dennis

9 debt & costs paid in full

L. Lyndale Gough Justice of the Peace

1895
Jan

Carayno vs. Henry and Wife from page 92
2 Execution demanded against Property of Defendant Robert M. Henry by Plaintiff's Attorney
5 how comes Defendant Sarah M. Henry by her Attorney Wallace and O'Connor and answering amended complaint denies each and every allegation contained therein, answer filed

Feb

10 Return of Execution showing 11 head of stock cattle sold for \$71.⁰⁰ which after paying all costs of suit left net balance of \$2.⁵⁰ paid to Plaintiff's Attorney

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Alameda State of California.

A. J. Carya

Plaintiff

Action For Wages

6.85

Interest and 7.5Demand, \$ 299.40

vs.

F. G. Gould

Defendant

Const. Thos. H. Hup 52.10Walter Wallace

Attorney for Plaintiff

Justice 6.85Frank Short

58.95

Attorney for Defendant

DATE.

PROCEEDINGS.

- 1894
Oct 31 A. J. Carya by his Attorneys Wallace & O'Connor alleges and complains that defendant is indebted to him in sum of \$299.40 for work and labor performed by him for defendant; and for accounts assigned by C. Larsen, George Rasmussen, Edmund Cuthers, George Larsen, J. E. Johnson and R. E. Smith to him the said Plaintiff. Wherefore the said Plaintiff asks for Judgment against said Defendant for sum of \$299.40 and costs of suit.
- Summons and attachment issued and placed in hands of B. McCloskey Constable of 3rd Township Alameda County.
- Nov 9 Received from B. McCloskey return of Summons as served in 3rd Township on Nov. 5. Summons filed.
- 14 Now comes Defendant by his Attorney and Demurs to Complaint filed herein. Demurrer filed and copy forwarded to Plaintiff's Attorney.
- 17 Received return of Writ of Attachment with inventory. Writ of Attachment filed.
- Dec 1 Demurrer is hereby sustained.
- 4 Plaintiff by his Attorney Miles Wallace moves Court to amend complaint, motion granted, and amended complaint filed.
- Dec 14 Now comes Defendant by his Attorney F. Short and demurs to amended complaint; Demurrer filed.
- 15 Demurrer to amended complaint is hereby overruled.
- 22 Now comes Defendant by his Attorney Frank Short and pleads a general denial to ^{amended} complaint filed herein.
- 1895
Jan 2 Separata ^{is} This case coming on regularly for hearing on the 2nd day of January 1895 Plaintiff appearing by his Attorney Wallace & O'Connor, and Defendant failing to appear either by himself or his Attorney, and Court having waited one hour after time set for hearing of case, and names of Defendant and his Attorney having been 3 times called, neither of whom responded Judgment is hereby entered by default against said Defendant for sum of \$299.40 and \$58.95 costs of suit.
- Execution demanded by Plaintiff's Attorney L. T. Spalding for 9th Justice of the Peace

No. 78

In the Justice's Court of Fourth Township,
County of Madera State of California.

Wollus Bros.

Plaintiff

vs.

B. L. Butler

Defendant

Action Promissory Note & InterestDemand, \$ 200⁰⁰ and InterestW. T. Seales

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Nov.

22

Plaintiffs by their Attorney W. T. Seales allege and complain that defendant B. L. Butler is indebted to them in sum of \$200⁰⁰ on a certain Promissory Note made by said defendant together with interest from July 15th 1893. Wherefore Plaintiffs by their Attorney ask for judgment against said defendant for \$200⁰⁰ with interest and costs of suit. Complaint filed. Summons and attachment issued and placed in hands of R. Laramore constable.

Attachment and notice of attachment sent to County Recorder.

23 Summons served. Attachment tried.

24 Return made of service of Summons & Levy of attachment.

Summons and attachment filed.

30 Defendant having failed to answer or demur, default is hereby entered against defendant.

Wherefore it is hereby decreed that Plaintiff do receive Judgment against said defendant for \$200 together with interest (at 10 per cent per annum) and costs of suit. \$9.25

Execution is this day issued against real estate of defendant and notice of sale sent to Madera "Mercury" for Publication.

L. Tyndale Gough.

Justice of the Peace

Dec 21, Constable Laramore sold property under execution, and realized sum of \$150⁰⁰, deducting \$52.30 costs, leaving unsatisfied \$97.70 L. Tyndale Gough.

1895

Jan

3

A. G. Canyon vs. Gould from pre last page

Execution issued and forwarded to Plaintiff's Attorney

L. Tyndale Gough
Justice of the Peace

Jan

23

Received notice of appeal. Notice of appeal filed.

Defendant filed undertaking on appeal

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Sennis Courier

Plaintiff

vs.

Zebra Mining Co. & F. H. Gould

Defendant

Action Debt

Demand, \$165.07

Frederick J. J. J.

Attorney for Plaintiff

Tuition 4.25

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Nov

28 Plaintiff alleges and complains that defendants are indebted to him in the sum of \$165.07, as follows: for horse hire and feed furnished by Plaintiff to defendant \$18.00; for claim of Charles Butler for work and labor \$33.58 assigned to said Plaintiff; for claim of Frank Kettinger for work and labor \$18.82 assigned to said Plaintiff; for claim of Frank Banto \$29.87, assigned to said Plaintiff; for claim of Henry Norcliff \$19.15 for work and labor assigned to said Plaintiff; for claim of H. Schaffer \$45.55 for work and labor assigned to said Plaintiff, amounting together to \$165.07. Wherefore Plaintiff demands a Judgment for sum of \$165.07 and costs of suit, complaint filed; Summons and Attachment issued and placed in hands of R. Laramore Constable.

30 Constable levied attachment and made return on return agent of Zebra Mining Co. Attachment filed

Dec 6 G. Murray agent of Zebra Mining Co. having failed to answer Default is this day entered against said Murray

11 Constable released attachment, defendant furnished Bond for \$350.00. Order of Release is hereby entered and Bond filed

20 Defendants having failed to answer or demur Judgment is hereby entered in favor of Plaintiff for \$165.07 and costs of suit

L. Lyndale-Longh Justice of the Peace

1895

No. 80

In the Justice's Court of Yours Township,
County of Madera State of California.

Samuel M. Farland

Plaintiff

vs.

The Oaks Mining Corporation

Defendant

Action \$20.25 Sub

Demand, \$20.25

Justice cost 2.75

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Aug

28 Plaintiff by S. M. Farland alleges and complains that Defendant are indebted to him in the sum of \$20.25 for goods supplied by Plaintiff at instance and request of Defendant, and that no part thereof has been paid. Therefore Plaintiff asks for Judgment against Defendant for \$20.25 and costs of suit. Summons and attachment issued and placed in hands of R. Lawrence constable. Complaint filed.

Sept

1 Constable made return of levy of attachment

In the Justice's Court of Fourth Township,
County of Macura State of California.

Green Fitchcock

Plaintiff

vs.

F. G. Gould

Defendant

Action Debt

Demand, \$ 299.40

Constable 17.50
Tulsi ent 2.75

Wallace & O'Connor

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894
Dec.

22 Plaintiff by his attorneys Wallace and O'Connor allege and complain that defendant is indebted to him in sum of \$299.40 for meals, time checks and Board and Lodging. Therefore Plaintiff asks for Judgment against said defendant for sum of \$299.40 and costs of suit. Complaint filed. Summons and attachment issued and placed in hands of Green Constable of 3^d Township.

1895
Jan.

7 Summons returned served in San Francisco on 4th day of January. Summons filed.

7 Attachment returned and attachment filed.

1895

Jan.

15 Now comes Defendant by his Attorney, Frank H. Short, and Demurs to complaint filed herein. Demurrer filed.

Jan

21 Demurrer sustained as to the third cause of action stated in the complaint on the ground that several and distinct ~~causes~~ separate and distinct causes of action are set forth and stated in the third cause of action. Copy of demurrer forwarded to plaintiff's Attorneys.

23 Received from Constable Green, Release of Attachment. Defendant furnished bond for \$600⁰⁰. Order of release is hereby entered and bond filed.

29 Plaintiff by his Attorney Wallace & O'Connor moves Court to amend complaint. Motion granted. Amended complaint filed.

Feb

1 Now comes defendant by his Attorney Frank H. Short and for answer pleads a general denial, amended complaint.

4 Trial set for Monday Feb 11. at 11. A. M. Plaintiff's Attorney notified personally and defendant's Attorney notified by letter this day.

11 Neither Plaintiff or Defendant appeared either in person or by his Attorney and by request of plaintiff's attorney contained ~~contained~~ in a letter now on file judgment is hereby rendered for plaintiff by default for the sum of \$299.40 and costs of suit \$61.75.

No. 82

In the Justice's Court of *Foothill* Township,
County of *Madera* State of California.

George Hildreth

Plaintiff

vs.

Carlano J. Dias & John ore

Defendant

Action *Trespass and destruction of Feed
Pasturage*

Demand, \$ *250⁰⁰*

Justice costs 7.50

R. L. Hargrave
Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

*1894
Jan'y*

29 Plaintiff by his attorney R. L. Hargrave alleges and complains that defendants are indebted to him in sum of \$250, for Trespass, destruction of Feed, by Sheep, and breach of Contract. Wherefore Plaintiff asks that for Judgment against said Defendant for \$250⁰⁰ and costs of suit. Complaint filed, summons issued and forwarded to Plaintiff's Attorney.

In the Justice's Court of Fourth Township,
County of Madera State of California.

Frank Woods

Plaintiff

vs.

Charles Brauer

Defendant

Action Fine of Team and Money loanedDemand, \$ 11⁰⁰Tuition 2.75

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1894

Dec

31

Plaintiff alleges and complains that Defendant is indebted to him the Plaintiff in sum of \$11⁰⁰ for Fine of Team and money loaned. Wherefore Defendant asks for Judgments against said Defendant for \$11⁰⁰ and costs of suit. Summons and attachment issued and placed in hands of R. Laramie constable, Complaint filed. Plaintiff furnishes \$50⁰⁰ cash Bond.

No. 126

In the Justice's Court of Fourth Township,
County of Madera State of California.

Wm Downey
vs.

Plaintiff

Action Debt

Demand, \$ 28.65

Frank Kates

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897		
Nov	29	Complaint filed
"	"	Summons issued
"	"	Affidavit and Undertaking for attachment filed
"	"	Writ of Attachment issued
Dec	13	Writ of attachment returned
"	"	Action dismissed on motion of plaintiff, defendant having paid demand in full together with costs of suit

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Theodore Aloise

Plaintiff

Action Debt

Demand, \$ 240.30

vs.

J. S. Gould

Defendant

Francis A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

Jan

22

Plaintiff by his Attorney Francis A. Fee alleges and complains that defendant is indebted to him in the sum of \$240.30 for board, labor, buck and wood, hay and barley and services in feeding stock. Wherefore Plaintiff asks judgment against defendant for the sum of \$240.30 and costs of suit.

Complaint filed. Summons issued and forwarded to Plaintiff's Attorney. Attachment issued and placed in the hands of Constable Leonard.

26

Attachment returned served by J. H. Leonard. Attachment filed.

March 13

Summons returned served by Constable J. O. Green in Madera County. Summons filed.

March 14

Ten days having expired since service of ^{complaint} summons and on defendant and he having failed to answer or demur, default is hereby entered ~~entered~~ against the defendant, and judgment is entered for plaintiff against defendant for the sum of \$240.30 and costs of suit \$145.05.

28

Execution issued and placed in the hands of Constable J. H. Leonard.

Apr

4

Execution returned by Constable Leonard, he having by virtue of said Writ of Execution sold property of defendant to the amount of \$225.00 and after deducting Constable's fees, commissions & expenses \$71.42 left a net balance of \$153.58.

Henry Ayer

Justice of the Peace

No. 85

In the Justice's Court of Fourth Township,
County of Madera State of California.

L. J. Gough

Plaintiff

Action Debt Constable fees \$6.00

Demand, \$4.75

vs.

Charles See

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895
March

30

Plaintiff alleges and complains that defendant is indebted to him the plaintiff in the sum of \$4.75 being his fee as Justice of the Peace in a case entitled See vs Hitchcock in which said Charles See refused to pay. Wherefore plaintiff asks for judgment against defendant in the sum of \$4.75 and costs of suit Complaint filed. Summons issued and placed in the hands of constable Leonard

Apr

18

Summons returned served by constable J. H. Leonard in 4th Township

22

Now comes defendant and pleads a general denial as his answer to the complaint filed herein.

30

Trial set for May 8, 1895 at 1 O'clock P.M. Plaintiff and defendant notified.

May

8

Defendant makes affidavit that he believes he can not have an impartial trial in this court

May

8

Defendant moved for change of venue on ground of bias, or prejudice of Justice against defendant and tendered one dollar in full of fees. Motion denied for insufficiency of fee tendered.

11

Plaintiff appeared with his attorney David Lockton.

Defendant appeared in person.

Plaintiff introduced the Justice's docket in evidence also the papers in the case of Charles A. See vs E. D. Hitchcock.

May

13

Case taken under advisement till May 13 at 1 O'clock P.M. The court not being fully informed of the law applicable to the case it is continued under advisement.

24

It appearing that plaintiff as Justice of the Peace entered judgment in the case of See vs Hitchcock after the Superior Court had made an order declaring said Hitchcock an insolvent debtor, which operated as a stay of proceedings, the fee of one dollar is deducted for entering judgment is deducted from plaintiff's demand and judgment is hereby entered in favor of plaintiff for the sum of \$3.75 and costs of suit \$1.00

June

4

Received notice of Appeal and undertaking on Appeal, Filed

6

Received and filed affidavit of service by mail of copy of notice of appeal.

June

18

Received \$15.00 Costs of Court including transcript of defendant's attorney

June

20

Forwarded papers and transcript to County Clerk Henry Ayer - Justice of Peace

In the Justice's Court of

Township,

County of

State of California.

W. H. Crooks

Action Debt

Plaintiff

Demand, \$ 299.99

vs.

Barney McCleuskey, Assignee et al
of estate of J. B. Fisher, an insolvent Debtor

Defendant

Raleigh E. Rhodes

Attorney for Plaintiff

W. H. Searow

Attorney for Defendant

DATE.

PROCEEDINGS.

1893-

Apr

13

Plaintiff by his attorney Raleigh E. Rhodes alleges and complains that defendants are indebted to him in the sum of \$299.99 for the pasturage of twenty two (22) head of cattle from the first day of October 1893 till the first day of July 1894. and since the 31st day of December 1894 till the present time, the said cattle belonging to the estate of John B. Fisher an insolvent-debtor, of which the defendant-Barney McCleuskey is the duly appointed assignee. Wherefore the plaintiff asks for judgment against plaintiff for the sum of \$299.99 and costs of suit, also that it be ordered, adjudged and decreed that plaintiff have a lien on said 22 head of cattle, that plaintiff have an order of sale authorizing and directing the sale of said property, and that proceeds of such sale be applied to the payment of the proceedings, costs and sale as aforesaid, and to plaintiff's claim of \$299.99, and further that when the true names of said defendants sued fictitiously herein as John Doe & Richard Roe are ascertained they may be substituted in place of said fictitious names

Apr

20

Complaint filed and summons issued and forwarded to plaintiff's attorney. Now comes defendant, Barney McCleuskey by his attorney W. H. Searow and demurs to complaint filed herein on the following grounds: First-That the complaint does not state facts sufficient to constitute a cause of action. 2nd. That the court has not jurisdiction of the subject matter of the action.

And now comes defendant by his attorney, W. H. Searow and for answer, admits the allegation in paragraph one of complaint, but denies all the other allegations.

For a second defense, defendant alleges that he is a resident of the first township, that he objects to trial of case in this court for the reason that this court has not jurisdiction of the action, defendant not being a resident of Fourth township. Demurrer & Answer filed.

22

Summons returned served by constable J. W. Green on Apr 16. Summons Filed

No. 86

In the Justice's Court of Fourth

Township,

County of Meadern

State of California.

W. H. Crooks

Action

Plaintiff

Demand, \$299.99

vs.

Barney McCLUSKEY

Defendant

R. E. Rhodes & Son Windrem
Attorney for Plaintiff

W. H. Searow

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

Nov

25 Tuesday Nov. 19, 1895 at 2 O'Clock P. M. is set for hearing the argument of Counsel on the demurrer

19 The parties to the action appeared in court with their respective attorneys when W. H. Searow proceeded with his argument in support of the demurrer filed by him to the complaint. He was opposed by Raleigh E. Rhodes, Attorney for plaintiff. Argument closed by W. H. Searow. The demurrer to the complaint overruled.

The court then proceeded to try the case, Plaintiff being present with his Attorney Raleigh E. Rhodes & Son Windrem, and Defendant with his Attorney W. H. Searow. Plaintiff's Counsel introduced B. McCLUSKEY as a witness to prove that he was the regularly appointed Assignee of the estate of J. B. Fisher etc. who was examined also A. W. Bolton and W. H. Crooks. The following ^{witnesses} were examined for the defense, B. McCLUSKEY and M. F. Shaw, and after argument by Counsel the case was taken under advisement for the Court for one week.

Nov

23 The following stipulation was filed by Counsel for the respective parties to the suit.

In the Justice's Court of Fourth Township County of Meadern, State of California
W. H. Crooks

Plaintiff

B. McCLUSKEY, Assignee of the Estate
of John B. Fisher, an Insolvent Debtor

Defendant

Stipulation

It is hereby stipulated and agreed by the counsel for the respective parties that the above entitled action be dismissed without entry of judgment, and with prejudice to another action, the said parties having settled the matter of the above entitled action out of court.

Signed Raleigh E. Rhodes, Attorney for Plaintiff
W. H. Searow Attorney for Defendant

The action is therefore dismissed without judgment and with prejudice to another action

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth
County of Madera

Township,

State of California.

P. S. Butler

Action

Plaintiff

Demand, \$

vs.

Mrs Julia Hunt

Defendant

Frank M. Taft

Attorney for Plaintiff

W. H. Searow

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

June 14

Plaintiff by his attorney alleges and complains, 1st that on or about the 15th day of October 1894, the defendant hired of Plaintiff certain premises situated in the town of Raymond, County of Madera, at the monthly rental of \$2.50 payable on the first day of every month thereafter in advance, 2nd that defendant went into possession and occupation of said premises, and continues to hold the same as tenant of Plaintiff, that on the 15th day of April 1895 there became due the sum of \$15.00 for the rent of said premises.

That on the 30th day of April 1895 the plaintiff demanded of defendant ^{in writing} the sum of \$15.00 or the possession of said premises.

That more than three days have elapsed since said demand was made, that said defendant has not paid said rent or any part thereof, and neglects and refuses to surrender possession of said premises.

That defendant unlawfully holds over and continues in possession. Wherefore plaintiff prays judgment: First for restitution and possession of said premises: Second, for the sum of \$15.00, now due and unpaid, and for such further sum as may accrue to the time of rendition of judgment in this action. Third: That the amount of rent found due may be credited, and for the costs of this suit.

4th. That it be decreed that the lease or agreement be forfeited. Complaint filed. Summons issued and placed in the hands of Constable J. H. Leonard.

15 Summons returned served by J. H. Leonard, Constable on the 14 day of June.

18 Received from W. H. Searow ^{defendants' attorney} notice of motion to quash the summons and set it aside. Defendants' Attorney moves the Court to quash and set aside the summons issued in this action on the ground that it does not substantially comply with the provisions of sec. 1167 C. C. P.

Motion granted and it is hereby ordered that the said summons be quashed and set aside, and that plaintiff pay costs.

Henry Ayer
Justice of the Peace

No. 88

In the Justice's Court of Fourth For Township,
County of Madra State of California.

Frank Vignolo

Plaintiff

vs.

Henry B. Appling

Defendant

Action DebtDemand, \$ 16.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

July

11

Plaintiff alleges and complains that Defendant is indebted to him in the sum of \$16.00 for board, wherefore plaintiff asks for judgment against defendant for the sum of \$16.00 and costs of suit. Complaint filed. Summons issued and placed in the hands of J. H. Leonard, constable.

13

Summons returned by J. H. Leonard served July 12. Summons filed.

17

On motion of plaintiff action dismissed, defendant having paid plaintiff's demand in full together with costs of suit.

Henry Ayer
Justice of the Peace

In the Justice's Court of

Township,

County of

State of California.

P. M. Bowen

Action *Debt Promissory note*

Plaintiff

Demand, \$41.89

vs.

John H. Elam

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

July 23

Personally appeared P. M. Bowen who alleges and complains that the defendant is indebted to him in the sum of \$41.89 with interest from Sept 25, 1894 on a promissory note,

Wherefore plaintiff asks for judgment against said defendant for \$41.89 with interest from Sept 25, 1894 and costs of suit.

Complaint and Undertaking, ^{filed} Summons and Attachment issued and placed in the hands of T. H. Leonard Constable.

July

27

Summons returned served by Constable T. H. Leonard on defendant July 24.

Constable made return of Levy of Attachment. Summons & Attachment filed

30

Action dismissed on motion of plaintiff, he having received satisfaction of defendant.

Plaintiff paid cost of suit.

Henry Ayer

Justice of the Peace

No. 90

In the Justice's Court of Fourth
County of MaderaTownship,
State of California.

P. Mc. Bowen

Plaintiff

Action Promissory note
Demand, \$ 74.30

vs.

Joseph Wagner
and wife

Defendants

Attorney for Plaintiff

Francis A. Free

Attorney for Defendant

DATE.

PROCEEDINGS.

1895-
July

23

P. Mc Bowen alleges and complains that the defendants are indebted to him in the sum of \$ 74.30 on a certain Promissory note of date of Jan. 15. 1895. Wherefore plaintiff asks for judgment against defendants for the sum of \$ 74.30 and costs of suit. Complaint filed
Summons and Attachment issued and placed in the hands of J. H. Leonard Constable.

July

27

Summons and attachment returned served by J. H. Leonard, Constable on July 25.

30

Now comes defendants by their Attorney, F. A. Free and demurs to the complaint filed herein and asks to have a time set for the hearing. Demurrer filed and Aug. 5 at 1 P. M. set for the hearing of demurrer and defendants Attorney notified by mail of time set.

Aug

5

At the hour set for hearing argument on the demurrer defendants Attorney did not appear, and after waiting one hour and he not appearing the demurrer is overruled. Defendants attorney notified and leave given to answer forthwith.

7

Now comes the defendants and for answer to the complaint denies each and every allegation, averment and statement therein contained.

8

Trial set for Saturday Aug. 10. 1895. Plaintiff notified. Notice thereof sent to defendants attorney by mail.

9

Defendants attorney takes exception to the time set for trial as being too short to allow him an opportunity to prepare for trial and produce their witnesses.

10

Plaintiff personally appeared at the time set for the trial. Defendants did not appear either in person or by Attorney and after waiting and court having waited one hour after the time set for the hearing of the case and the names of the defendants and their Attorney being three times called and neither of them responding judgment is hereby entered by default against the defendants Joseph Wagner and wife for the sum of \$ 74.30 damages and 5% dollars interest and \$16.50 costs of suit.

12

Defendants pay into court full amount of demand which is paid over to plaintiff and his receipt taken for the same.

Henry A. Free
Justice of the Peace

In the Justice's Court of *Fourth*
County of *Madera*

Township,

State of California.

P. M. Bowen

Action *Promissory note & interest*

Plaintiff

Demand, \$56.17 and interest

vs.

Mrs A. Wubben

Attorney for Plaintiff

Defendant

Attorney for Defendant

DATE.

PROCEEDINGS.

1895
July 23

Personally appeared *P. M. Bowen* who alleges and complains that defendant is indebted to him the plaintiff in the sum of \$56.17 with interest from Aug 24. 1894 on a promissory note. Wherefore plaintiff asks for judgment against defendant for \$56.17 with interest from Aug 24. 1894 and costs of suit.

Complaint filed. Summons issued and placed in the hands of *J. H. Leonard* Constable.

July 27
Aug 2

Summons returned served by Constable *Leonard* on July 23. Summons filed.

Defendant having failed to answer or demur, judgment is hereby entered for plaintiff and against defendant for the sum of \$56.17 with interest from Aug 24. 1894, and cost of suit \$7.50.

Aug 8
Nov 8
Dec 17

Execution issued and placed in the hands of Constable *J. H. Leonard*.

Execution issued and placed in the hands of *J. H. Leonard* Constable.

Execution returned Satisfied by *J. H. Leonard*, Constable. Satisfaction of judgment is hereby this day entered.

Henry Ayer
Justice of the Peace

No. 92

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

Wm Dorney

Plaintiff

vs.

A. J. Wood

Defendant

Action *Promissory note*

Demand, \$31.50

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

- Aug* 5 Personally appeared *Wm Dorney* who complains and alleges that defendant is indebted to him, ^{the Plaintiff} in the sum of \$31.50 with interest at the rate of one per cent per month on a promissory note bearing date Apr. 22, 1895. Wherefore plaintiff prays for judgment against defendant for \$31.50 with interest at one percent per month from Apr. 22, 1895. Complaint filed and Summons issued and placed in the hands of T. H. Leonard.
- " 14 Attachment issued and placed in the hands of T. H. Leonard Constable.
- " 15 Summons returned by Constable Leonard as served Aug. 14, 1895 at Fourth Township of Madera County. Summons filed
- " " Attachment returned as levied on a stack of hay containing twenty tons more or less. Attachment filed
- " 17 Attachment released by Constable T. H. Leonard.
- " 20 Defendant having failed to answer or demur, judgment is hereby entered for plaintiff for the sum of \$31.50 and interest \$1.23 Costs \$12.00
Total Judgment \$44.73
- 1899*
Sept 19 Abstract of judgment furnished to plaintiff.
Plaintiff demands execution. Execution issued and placed in the hands of T. H. Leonard, Constable
- Oct* 27 Execution returned by satisfied by Thos H. Leonard, Constable

Henry Ayer

Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madura State of California.

P. M. Bowen

Plaintiff

Action Debt

Demand, \$ 112.91

A. J. Wood

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

Aug 15

P. M. Bowen alleges and complains that the defendant A. J. Wood is indebted to him in the sum of \$82.33 on a promissory note and \$30.36 for goods and merchandise making the total sum of \$112.91. Wherefore plaintiff asks for judgment against the defendant for \$112.91 and costs of suit. Complaint filed. Summons and Attachment issued and placed in the hands of J. H. Leonard Constable. Summons returned served in Fourth Township. Now comes the defendant into court and confesses judgment in favor of plaintiff for the full amount of his demand \$112.91 with costs of suit \$6.25.

Wherefore judgment is hereby entered for plaintiff for the sum of \$112.91 and costs of suit \$6.25.

Aug 24

24

Plaintiff acknowledges payment in full, and costs. Satisfaction of Judgment is hereby entered.

Henry Ayer
Justice of the Peace

No. 94

In the Justice's Court of Fourth

Township,

County of Nadera

State of California.

Buens Felipe

Plaintiff

Action Trespass & Damages

Demand, \$60

vs.

Herman Kneutger

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

Sept

30

Buens Felipe alleges and complains that the defendant is indebted to him the plaintiff in the sum of \$60⁰⁰ for Trespass and damages caused by cattle of defendant.

Wherefore plaintiff asks for judgment against the defendant for the sum of \$60⁰⁰ and cost of suit. Complaint filed

Summons issued and placed in the hands of J. H. Leonard, Constable

Oct

30

Summons returned as served Oct 30th in Fourth Township by Constable Leonard

11

Now comes defendant and for answer to the complaint denies each and every allegation contained therein

In the Justice's Court of Fourth Township,
County of Madera State of California.

P. M. Bowen

Plaintiff

Action Debt

Demand, \$ 72.35

vs.

J. W. Trolinger

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895
Oct-

3

P. M. Bowen alleges and complains that the defendant J. W. Trolinger is indebted to him the plaintiff in the sum of \$ 72.35 for goods and merchandise sold and delivered and interest.

Wherefore plaintiff asks for judgment against the defendant for the sum of \$ 72.35 and costs of suit. ~~Summons filed and~~ Complaint filed. Summons and attachment issued and placed in the hands of T. H. Leonard, Constable.

Oct

5

Attachment returned as ~~served~~ by Constable Leonard, ^{Oct 3rd} on 150 sacks of wheat more or less and placed Joseph Crane as keeper in charge

11

Summons returned as served Oct 10 by Constable Leonard in 2nd Township

20

Action dismissed on motion of plaintiff, the defendant having paid plaintiff's demand \$ 72.35 together with all costs of suit \$ 3.80

Henry Ayer

Justice of the Peace

No. 96

In the Justice's Court of Fourth
County of Modoc

Township,

State of California.

Wm Downey

Plaintiff

Action Promissory note Constable's cost \$9.00
Justice's Costs \$4.00

Demand, \$75.60 & Interest

J. M. Graham &
J. T. Cowan

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

Nov

5

Wm Downey alleges and complains that the defendants, J. M. Graham and J. T. Cowan are indebted to him the plaintiff in the sum of \$75.60 and interest from March 1, 1895 at one per cent per month on a promissory note.

Wherefore plaintiff prays for judgment against defendants for the sum of \$75.60 and interest together with costs of suit.

Summons issued and placed in the hands of Constable T. H. Leonard

21 Summons returned by Constable Leonard as served on defendant J. M. Graham on Nov 14 and on J. T. Cowan Nov. 19. 1895-

26 Defendants having failed to answer or demur, judgment is hereby rendered in favor of plaintiff for the sum of \$75.60 and interest from March 1st 1895 at one per cent per month \$6.70 and Costs of suit \$13.00

Payable only in U.S. Gold Coin

Dec

4

Execution issued and placed in the hands of T. H. Leonard, Constable

1896

Jan

22

Execution returned satisfied by Constable T. H. Leonard

Judgment \$95.30, accrued interest \$1.10, Levy \$18.90, Advertisement \$5.25
Per Cent Commission \$13.4 Total \$122.39

Henry Ayer

Justice of the Peace

In the Justice's Court of Fourth
County of *Merced*

Township,

State of California.

P. M. Bowen

Plaintiff

Action *debt*

Demand, \$117.00

vs.

Mrs. A. Cavanaugh

Defendant

Francis A. Fee

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

Nov

26

P. M. Bowen by his Attorney, *Francis A. Fee* alleges and complains that the defendant, *Mrs. A. Cavanaugh* is indebted to him the plaintiff in the sum of \$117.00 for goods and merchandise sold and delivered to said defendant in the fourth Township, *Merced* County California. That said sum is long past due and wholly unpaid. Wherefore plaintiff asks judgment against defendant for the sum of \$117.00 and costs of suit. Complaint Filed

1896

Nov

24

Summons issued and delivered to plaintiff for service.

1897

Nov

26

Summons returned by *E. A. H. Warfield*, Sheriff of *Merced* County as served on Nov 20. 1897 in the County of *Merced*. Summons filed

Dec

11

The defendant having failed to answer or demur to the complaint Judgment is hereby rendered by default against the defendant and in favor of the plaintiff for the sum of \$117.00 with interest from Nov. 26. 1895 at the rate of seven per cent per annum, \$16.70 and Costs of suit \$7.75 Total \$142.45.

Henry Dyer
Justice of the Peace

No. 98

In the Justice's Court of Fourth

Township,

County of Madera

State of California.

W. M. Spangler

Action debt

Plaintiff

Demand, \$150⁰⁰

vs.

Zebra Mining & Milling Co

Defendant

Francis A. Fee

Attorney for Plaintiff

Miles Wallace

Attorney for Defendant

DATE.

PROCEEDINGS.

1895

December

14 Plaintiff by his attorney, Francis A. Fee alleges and complains that the defendant is indebted to him in the sum of \$150⁰⁰ for wood sold and delivered to defendant in the 4th Judicial Township of Madera Co., California.

Wherefore Plaintiff asks judgment against defendant for the sum of \$150⁰⁰ and cost of suit. Complaint filed

Summons issued and sent to Plaintiff's Attorney for service

1896

Jan

11 Now comes the defendant by his Attorney, Miles Wallace and demurs to Plaintiff's complaint on the ground that the said complaint does not state facts sufficient to constitute a cause of action. Demurrer Filed

Demurrer overruled

Jan

18 Now comes Defendant and for answer to Plaintiff's Complaint, First - Admits all contained in paragraph 1st and in addition alleges that the principal place of business of Defendant is now and at all the times mentioned in the complaint was in the City of San Jose County of Santa Clara, and not elsewhere.

Second, Denies each and every allegation contained in paragraph two of Complaint - relating to indebtedness of Defendant to the plaintiff

Answer Filed.

Jan

15 The above order overruling demurrer is hereby rescinded.

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

Angus Campbell

Plaintiff

Action *Debt*

Demand, \$ *57.40*

vs.

Joseph Wagner
and
Louise Wagner

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1896

March 26

Angus Campbell alleges and complains that the Defendants are indebted to him the plaintiff in the sum of \$57.40 for cutting wood. Therefore plaintiff demands judgment against the defendants in the sum of \$57.40 and costs of suit. Complaint filed.

Summons and attachment issued and placed in the hands of J. H. Leonard, Constable.

28

Summons and attachment returned served by Constable Leonard as served on March 27 with inventory of property levied on by the attachment.

April 1

Defendant makes verbal answer to the complaint filed herein denying every allegation in the complaint.

Defendant moves the court to dismiss the action on the grounds that the pay was not due by the terms of the contract.

Before the court ruled on the above motion the parties effected a settlement, the defendant paying to plaintiff the sum of \$14.00, and each paying one half the costs being \$3.50 for each, and the parties entered into the following stipulation.

It is hereby stipulated and agreed by the parties to this action as follows: - That on or before the 10th day of May 1896, Defendant, Wagner will deliver along the Rail Road track at Knowles Quarry sufficient four foot wood to realize the sum of \$57.40 at the market price, and the plaintiff, Angus Campbell hereby moves to dismiss the suit.

Signed *Angus Campbell*, Plaintiff
Joseph Wagner, Defendant

In accordance with the above stipulation the action is hereby dismissed.

Henry Ayer
Justice of the Peace

No. 100

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

Wm Downey

Plaintiff

Action *Debt*Demand, \$ *16.05-*

vs.

Chris Peterson

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

*1896
May**14*

Wm Downey alleges that the defendant, Chris Peterson is indebted to him, the plaintiff in the sum of \$14.10 for goods and merchandise sold and delivered and for \$1.95 interest on the same from May 15, 1894 to May 14, 1896 at seven per cent.

*Wherefore plaintiff demands judgment against the defendant for the sum of \$16.05- and costs of suit
Complaint filed*

In the Justice's Court of Fourth Township,
County of Madera State of California.

J. D. Stathane

Plaintiff

vs.

J. M. Harris

Defendant

Action Promissory note

Demand, \$ 60.66

David Lockton

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1896
May 28

Plaintiff by his attorney, David Lockton alleges and complains that the defendant is indebted to him, the plaintiff in the sum of \$60.66 on a promissory note dated Nov 13, 1895 for the sum of \$350.⁰⁰ with interest at one per cent per month.

Wherefore plaintiff asks for judgment against the defendant for the sum of \$60.66 besides costs of suit and reasonable attorney's fees. Complaint filed. Summons issued and placed in the hands of T. H. Leonard Constable.

June 1

Summons returned as as served at Fourth Township of Madera County May 29, 1896.

June 4

Defendant having failed to answer or demur default is hereby entered against said defendant and judgment is entered in favor of the plaintiff for the sum of \$60.66 demand and for

June 5

\$12.50 costs and \$3⁰⁰ Attorney's fees.

June 21

Defendant paid into Court the full amount of judgment with interest to date. Money remitted to Plaintiff at Salina, Fresno Co by Wells Fargo & Co.

Henry Ayer

Justice of the Peace

No. 103

In the Justice's Court of Fourth

Township,

County of Madera

State of California.

J. H. Ogle

Plaintiff

vs.

Crane Brothers

Defendant

Action Debt

Demand, \$16.30

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1896

May

28

J. H. Ogle alleges and complains that the defendant is indebted to him in the sum of \$16.30 for blacksmithing done by him for the defendant within two years last past and an order drawn by Defendant & Partner. Wherefore the plaintiff asks that judgment be rendered against the defendant for the sum of \$16.30 and for costs of suit. Complaint filed. Summons issued and placed in the hands of J. H. Leonard

June

2

Summons returned by J. H. Leonard as served on defendants June 1 1896, at Fourth Township of Madera County

June

7

Defendant having failed to answer or demur, default is hereby entered against defendant, and judgment is entered in favor of the plaintiff for the sum of \$16.30 and for \$8.75 costs of suit.

July

6

Demand paid in full with costs.

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

J. H. Ogle

Plaintiff

vs.

Tom Chapman

Defendant

Action debt

Demand, \$ 11.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1896
May 6

J. H. Ogle alleges and complains that the defendant is indebted to him the plaintiff in the sum of \$11.00 for Blacksmithing done within two years last past.

Wherefore the plaintiff asks for judgment against the defendant for the sum of \$11.00 besides costs of suit.

Complaint filed. Summons issued and placed in the hands of J. H. Leonard, Constable.

June

15

Summons returned by J. H. Leonard as served June 15, 1896 at 14th Township, Madera

20

Action dismissed on motion of plaintiff, defendant having settled his demand, costs paid.

Henry Ayer
Justice of the Peace

No. 10,302

In the Justice's Court of Fourth Township,
County of Meadera State of California.

Joseph Wagner

Plaintiff

vs.

Reuben Branson and
Eliza Branson his wife

Defendant

Action Debt

Demand, \$ 18.00

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1896
July

16

Joseph Wagner alleges and complains that the defendants are indebted to him the plaintiff in the sum of \$18.00 for one Cook Stove and furniture thereof and for meat purchased by the defendant from the plaintiff within two years last past. Wherefore plaintiff prays for judgment against the defendant for the sum of \$18.00 and costs of suit.

Summons issued and placed in the hands of T. A. Leonard.

July

17

Summons returned as served this day in Fourth Township of Meadera County.

July

20

Defendant came into court and paid the demand in full together with costs as follows Justice's \$3.00, Constable \$3.50

31

Court paid plaintiff's demand and took receipt for same. Paid Constable's costs.

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Wm Lippsett

Plaintiff

Action Debt

Demand, \$ 39.00

George Falkenstein

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.	PROCEEDINGS.
1896 Sept 30	Wm Lippsett alleges and complains that the defendant George Falkenstein is indebted to him in the sum of \$39.00 with interest from Apr. 30, 1896 for money loaned at various times from March 30, 1896 to Apr 30, 1896. Wherefore plaintiff asks for judgment for the sum of \$39.00 and interest from April ^{against the defendant} 30, 1896 together with costs of suit Complaint filed and summons issued and placed in the hands of T. H. Leonard, Constable
Oct 5	Summons returned as served by the Constable T. H. Leonard Oct. 3, 1896 in Fourth Township
Oct 9	Defendant having failed to answer or demur judgment is hereby rendered in favor of the plaintiff and against the defendant for the sum of \$39.00 with \$1.20 interest and \$8.50 costs of suit
Nov 27 1897	Execution issued and placed in the hands of T. H. Leonard Constable
Jan 25	Execution returned satisfied by T. H. Leonard Constable

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

P. M. Bowen

Plaintiff

vs.

John Tier

Defendant

Action DebtDemand, \$ 25.71

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

Jan

11

P. M. Bowen alleges and complains that the defendant, John Tier is indebted to him in the sum of \$25.71 for goods and merchandise and interest.

Wherefore plaintiff asks for judgment against the defendant for the sum of \$25.71 and costs of suit.

Summons complaint filed and summons issued and placed in the hands of J. H. Leonard, Constable.

Plaintiff demands attachment and files Affidavit and Undertaking with Geo. F. Seidig and J. B. Cook as sureties in the sum of \$50.00. Attachment issued and placed in the hands of J. H. Leonard Constable.

Jan

26

Summons and attachment returned ~~at~~ served Jan 26, 1897 in 4th Township.

30

On motion of Plaintiff this action is hereby dismissed the demand having been paid in full.

Henry Ayer

Justice of the Peace

No 110

E. W. Ayer, Plaintiff

William N. Fuller, Defendant

Action Debt

Demand \$5.00

1897

June

8

E. W. Ayer alleges and complains that the defendant is indebted to him in the sum of \$5.00 for services rendered and performed by the plaintiff for defendant in taking care of a certain gray mare, the property of defendant at defendant's special instance and request.

Wherefore plaintiff prays for judgment against defendant for the sum of \$5.00 and for costs of suit. Complaint filed and summons issued and placed in the hands of Thos H. Leonard, Constable.

11

Summons returned by J. H. Leonard as served this day.

12

Defendant appeared and paid into court Plaintiff's demand \$5.00 together with \$2.00 costs. Action dismissed.

Henry Ayer

Justice of the Peace

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

J. J. Knowlton

Plaintiff

Action *debt*

Demand, \$ *280.00*

The Savannah Mining Company
a corporation

Defendant

Miles Wallace

Attorney for Plaintiff

Louis H. Sharp

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

March

12

J. J. Knowlton, ^{by his attorney Miles Wallace} alleges and complains that the defendant, *The Savannah Mining Company*, is indebted to him, the plaintiff in the sum of \$ *280.00* for services rendered and performed as a physician and surgeon at the special instance and request of Defendant, upon one Joe Smythe in the months of April, 1896, and May, 1896, in the Fourth Township of Madera County. Wherefore, Plaintiff prays judgment against said defendant for the sum of \$ *280.00* and for costs of suit. Complaint filed and ^{issued and} summons delivered to plaintiff to be served in San Francisco.

April

16

Summons returned as served on the President of the Savannah Mining Company in San Francisco on April 7th by Frank W. Taft, a citizen.

26

Now comes defendant and for answer denies generally and specifically each and every all and singular the allegations contained in the complaint.

Wherefore defendant asks that plaintiff take nothing and that defendant have judgment for its costs. Answer filed.

May

6

Trial set for Saturday, the 13th day of May 1897, and notice sent to the plaintiff's attorney and to the President of the Savannah Mining Company.

Subpoenas issued for Mers Mc Kenzie Frank P. Fyng and Mer Mackey on the part of the plaintiff and placed in the hands of Thos. H. Leonard, Constable.

15

Subpoenas returned by T. H. Leonard ^{as served} on May 7th 1897.

The trial coming on regularly, the plaintiff was present with his Attorney Miles Wallace and the defendant Corporation was represented by its President, Louis H. Sharp. The witnesses subpoenaed were also present.

After hearing evidence judgment was rendered for the plaintiff and against the defendant for the sum of \$ *280.00* and costs of suit, as follows: Justice fees \$ *5.00*, Constable's fees \$ *4.25*, Mileage and fees of 3 witnesses \$ *7.20* 16.45

June

1

Received Notice of Appeal also Undertaking from R. L. Hargrave, Attorney for Defendant, with \$ *5.00* Justice Costs thus for undersigned

2

Having received of A. G. Shaw for Transcript the Notice and Undertaking

3

Transcript made and papers forwarded to County Clerk

Henry Ayer

Justice of the Peace

No. 107

In the Justice's Court of Fourth Township,
County of Madera State of California.

Return Roberts

Action Debt

Plaintiff

Demand, \$ 2,950.00

vs.

R. E. Perkins, D. B. Harris and
B. A. Maxson

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

April 14

This action comes on by transfer from the Justice's Court of Arch Mc Donald of the Third Township of Madera County. Transcript filed. Also received from Justice Mc Donald's Court and filed the following papers in the action - to wit: Amended Complaint, Notice to defendant of filing Amended complaint and giving time to plead to same, Demurrer to Amended Complaint, Notice to defendant of time set for hearing argument on Demurrer Answer to Amended Complaint, Notice to Defendant of time set for trial Affidavit for Transfer of Action

April 15

Trial set for Saturday Apr. 17, 1897 at 10 O'clock A. M. and Notice sent to plaintiffs Attorney

" 17

Neither parties nor Attorney in the case appearing it is hereby continued.

" 19

Received and filed a Stipulation of Attorneys for Continuance pending final determination of a Writ of Certiorari in the Supreme Court.

June 17

Received from plaintiffs Attorney Notice of Withdrawal of the above stipulation and request that the trial be set. Notice filed

18

Trial set for Tuesday ^{June} 22nd at 10 O'clock A M and notice sent to plaintiffs Attorney.

June 22

22

The case coming on on regularly for hearing, Attorney for plaintiff present, also defendant Harris and defendant's Attorney W. H. Larew. Defendants by their Attorney W. H. Larew move Court that the case be continued till the final determination of the writ of Certiorari in the Supreme Court. After argument by counsel the motion is overruled.

W. H. Larew was sworn at request of Counsel for plaintiff, also J. A. fee on part of plaintiff. Defendant by his Attorney moves for nonsuit Motion overruled. Plaintiff by his Attorney offers in evidence the Undertaking on Release of Attachment in suit of Return Roberts vs James Brusie, also Order of Superior Court in same case, also Transcript of docket of Justice W. F. Fowler in same case, also demand made on the Sureties to the Undertaking that they comply with its conditions, also Demand made on James Brusie, and which are marked respectively Plaintiffs Exhibit No. 1, Plaintiffs Exhibit No. 2, Plaintiffs Exhibit No. 3, Plaintiffs Exhibit No. 4 & Plaintiffs Exhibit No. 5.

Carried to Page 128

In the Justice's Court of Fourth Township,
County of Madura State of California.

Jerome Martin

Action Debt

Plaintiff

Demand, \$30.00

C. K. Smith

v.s.

Attorney for Plaintiff

Defendant

Attorney for Defendant

DATE.

PROCEEDINGS.

1899
May

16

Jerome Martin alleges and complains that the defendant, C. K. Smith is indebted to him, the plaintiff in the sum of \$30.00 for board obtained of him, the plaintiff within the two years last past in the fourth Township of Madura County.

Wherefore the plaintiff asks for judgment against the defendant for the sum of \$30.00 and costs of suit.

Complaint filed and summons issued and placed in the hands of Constable, Thos' H. Leonard.

The plaintiff having filed an affidavit and undertaking in the sum of \$30. with W. H. Coap and A. B. Van Campen as sureties an attachment is issued and placed in the hands of Thos' H. Leonard.

Attachment returned served by T. H. Leonard

~~Summons~~ not served as defendant could not be found by the Constable

July

16

Action dismissed on motion of plaintiff, his demand having been paid with costs

Henry Ayer

Justice of the Peace

Return Roberts, Pltf vs R. E. Pakins, D. B. Harris & B. A. Maxson from last page

June

22

Judgment is hereby entered for plaintiff and against defendants for the sum of \$295.00 and costs of suit \$5.00

July

10

Execution issued and sent to plaintiff's Attorney.

July

14

Received from defendant's attorney Notice of appeal, also Undertaking on Appeal Notice of Appeal Filed. Undertaking filed.

July

17

Transcript made and all papers forwarded to County Clerk

Aug

18

Received from plaintiff's Attorney the execution issued July 17 not levied in consequence of Appeal to Superior Court

Also received notice that the Appeal was dismissed on August 13 by Judge Law of Merced sitting for Judge Conley.

20

A new execution issued and forwarded to plaintiff's attorney at his request

To page 133

No. 109

In the Justice's Court of Fourth Township,
County of Modera State of California.

C. M. Peckinpah

Plaintiff

Action Debt

Demand, \$

vs.

W. A. Phips and Robert Taylor
Partners under the firm name of Phips &
Taylor

Defendant

Searles & Child

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

June

2

C. M. Peckinpah by his Attorneys alleges and complains that the defendants are indebted to him, the plaintiff in the sum of \$60.55 for goods sold and delivered to defendants within two years last past; and in the further sum of \$17.00 for work and labor performed for defendants within two years last past.

Wherefor plaintiff prays for judgment against the defendants for the sum of \$77.55. Complaint filed and summons issued and placed in the hands of Constable J. W. Green.

The plaintiff having filed an Affidavit and Undertaking in the sum of \$50.00 with B. A. Maxson and T. E. Peckinpah as sureties an Attachment is issued and placed in the hands of Constable J. W. Green.

In the Justice's Court of *Fourth*

Township,

County of *Madera*

State of California.

*R. T. Chandler*Action *debt*

Plaintiff

Demand, \$ *299.00*

vs.

*Joseph Wagner and
Louisa Wagner*

Defendant

J. W. Bonds

Attorney for Plaintiff

Francis A. Fee

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

June

22

R. T. Chandler alleges and complains that the defendants are indebted to him the plaintiff in the sum of \$299.00, the same being a balance due to the plaintiff upon mutual, open and current account of plaintiff against defendants, and defendants against plaintiff extending from the year 1889 down to the date of the filing of this complaint.

2nd That during said period the plaintiff was the owner of a Stallion; that during said period defendants bred thirty mares to plaintiff's Stallion at an agreed price of \$15.00 per mare, making the aggregate amount due therefor the sum of \$450.00; that during said period at various times, down to the 26th day of April 1897, the defendants have paid plaintiff in money, stock, labor and provisions, the sum of \$131; that defendants have not paid plaintiff any further or further amounts whatever.

Wherefore plaintiff demands judgment against defendant for the sum of \$299.00 and costs of suit. Complaint filed and summons issued and placed in hands of Constable J. H. Leonard.

June

28

Summons returned by Constable J. H. Leonard as served June 23rd 1897 4th Township.

"

28

Now comes the defendants by their Attorney, Francis A. Fee, and demurs to the complaint of plaintiff and for ground of demurrer alleges:

30

That said complaint does not state facts sufficient to constitute a cause of action. Defendant by his Attorney Francis A. Fee files demand for bill of items.

July

9

Demurrer overruled.

July

9

Now comes the defendants and for answer 1st Denies that defendants or either of them are indebted to the plaintiff in the sum of \$299.00 and as a first defense to plaintiff's alleged cause of action defendants aver that more than two years have elapsed since plaintiff's cause of action accrued, if any he had, and the same is barred by the provisions of Sec. 339 C.C. P. of California.

For a second defense, defendant avers that plaintiff never received from the Tax Collector of Madera County any license to keep a Stallion. Answer filed.

July

12

Trial set for Saturday, July 17, and notice sent to defendants' Attorney.

"

17

Subpoena issued for James Dennis, John Downey and Ben Ducker on part of the plaintiff.

"

17

The case was called at the hour appointed. Present Plaintiff with his Attorney, J. W. Bonds. Defendants and their Attorney Francis A. Fee not present, and after waiting one hour and the names of defendants and of their Attorney having been called from the court room door and none appearing it is hereby ordered, adjudged and decreed that the plaintiff do have & take judgment against the defendants for the sum of \$299.00 and costs of suit \$12.55.

Carried to page 121

No. 112

In the Justice's Court of Fourth J Township,
County of Madera State of California.

A. B. Van Campen

Plaintiff

vs.

Ethan Allen

Defendant

Action Debt

Demand, \$ 28.25

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

A. B. Van Campen alleges and complains that the defendant is indebted to him the plaintiff in the sum of \$28.25 for Blacksmithing over and above all countercharges or demands the defendant against the plaintiff.

Wherefore the plaintiff asks for judgment against the defendant for the sum of 28.25 and for his costs of suit Complaint filed

July

19 Received from defendant's Attorney Undertaking on Appeal
Undertaking filed

24 Received and filed Notice of Appeal

Forwarded all papers to the County Clerk of Madera County

Henry Ayer

Justice of the Peace

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

A. B. Van Campen

Plaintiff

Action *Debt*

Demand, \$ *22.60*

vs.

T. J. Taylor

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
July

2 *A. B. Van Campen alleges and complains that the defendant is indebted to him, the Plaintiff in the sum of \$22.60 for blacksmithing over and above all countercharges or demands of the defendant against the plaintiff.*

Wherefore the plaintiff asks for judgment against the defendant for the sum of \$22.60 and for his costs of suit. Complaint filed.

No. 114

In the Justice's Court of *Fourth*
County of *Madera*

Township,

County of *Nadera*

State of California.

A. B. Blandina

Action *Self*

Attorney for Plaintiff

Attorney for Defendant

having been paid

From Page 128
Carson, defd, from P. 128
e entitled action, and

their Attorney,
1897 and more
heretofore issued
second to special
action,
in the notice

Francis A. Fur, Esq.

the said matⁿ

cash of them
by their

ever

Sept- 3

Execution returned satisfied by J. W. Green Constable of
3d Township

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

A. B. Van Campen Action Debt

T. J. Taylor

DATE.

1897
July

2

A. B. Van Campen
is in
black
of the
W
defend
Com

In the Justice's Court of Fourth Township
County of Madera, State of California

A. B. Van Campen
Plaintiff

vs

T. J. Taylor
Defendant

Complaint

The plaintiff complains of
the defendant and for cause of action
alleges;

That the defendant is ~~indebted~~
indebted to the plaintiff in the sum
of \$22.60 for blacksmithing over and
above all countercharges or demands
of the defendant against the plaintiff.

Wherefore the plaintiff asks for
judgment against the defendant for the
sum of \$22.60 and for his costs of suit
A B Van Campen

No. 114

In the Justice's Court of Fourth Township,
County of Modera State of California.

H. B. Blanding

Plaintiff

Action DebtDemand, \$ 74.00

vs.

John S. Wilbur, J. B. Peakes,
Richard Rol & John Doe

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
July 30 Complaint Filed
" " Summons issued
" " Affidavit and Undertaking for Attachment filed
" " Writ of Attachment issued
Aug. 30 Writ of Attachment returned as served July 30, 1897.
" " Case dismissed on motion of plaintiff, his demand having been paid in full. Costs paid by plaintiff

Henry Ayer
Justice of the Peace

From Page 128

Aug 27 Return Roberts pldt vs R. E. Perkins, J. B. Harris & B. A. Maxson, defds, from P. 128
Notice of Motion to recall and quash Execution in the above entitled action, and
Notice of Motion for a perpetual stay of Execution, filed
" 31 Pursuant to the above notice, the said defendants by their Attorney,
W. H. Sarew appear in Court this 31st day of August 1897 and move
the Court, first, to recall and quash the Execution heretofore issued
in this action on the 20th day of August 1897, and, second to recall
a perpetual stay of Execution in the above entitled action,
the grounds of said motion being fully set forth in the notice
of motion on file herein.

At the time set for the hearing of motion, Francis A. Fee Esq.
appeared on behalf of the plaintiff

After argument by the respective Attorneys, the said motion
submitted to the Court.

After due consideration, said motions and each of them
are denied, to which ruling and order, defendants, by their
Attorney except.

Henry Ayer
Justice of the Peace

Sept 3 Execution returned satisfied by J. W. Green Constable of
3d Township

Henry Ayer
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

Smith and Murray

Action debt

Plaintiff

Demand, \$ 26.37

vs.

Queky Bill Mine
by John S. Wilbur

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
July 30

Complaint filed

" "

Summons issued

" "

Affidavit and Undertaking on Attachment filed

" "

Writ of attachment issued

Aug 20

Writ of Attachment returned

Action dismissed on motion of plaintiff, his demand having been paid in full. Costs paid by plaintiff.

Henry Ayer
Justice of the Peace

No. 116

In the Justice's Court of Fourth Township,
County of Meadida State of California.

Murray and Smith

Plaintiff

vs.

The Gambetta Mill and Mining Co
By Richard Roe & John Doe.

Defendant

Action Debt

Demand, \$57.50

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
August 4
" "
" "
" "

Complaint filed
Summons issued
Affidavit and Undertaking for Attachment filed
Writ of Attachment issued

In the Justice's Court of *Fourth* Township,
County of *Meadera* State of California.

D. M. Smith

Plaintiff

Action *In Assumpsit*Demand, \$ *333.33*

vs.

*W. W. Thomas and
Mary T. Thomas his wife*

Defendant

Robert S. Hargrove

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

Aug

31

Complaint filed

"

"

Summons issued

"

"

Affidavit and Undertaking for Attachment filed.

"

"

Writ of Attachment issued

Sept

6

Writ of Attachment returned. Summons returned

"

16

Action dismissed on motion of plaintiff his demand having been paid in full with costs.

Henry Ayer

Justice of the Peace

No. 118

In the Justice's Court of *Fourth*

Township,

County of *Madera*

State of California.

Madera Flume & Trading Company
a Corporation

Plaintiff

vs.

W. Harris

Defendant

Action *Debt*Demand, \$ *299.99*

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
*Sept**3**Complaint filed.**1898*
*August**9**Summons Issued**Sept**30**Summons returned by J. W. Green served in 34 Township Aug. 27. 1898**Sept**7**The defendant having failed to answer or demur to the Complaint filed herein, judgment is hereby entered in favor of the plaintiff and against the defendant for the sum of \$299.99 and for costs of suit**Henry Ayer*
*Justice of the Peace.**1898**Oct**17**Execution issued and placed in the hands of T. H. Leonard Constable**Dec**31**Writ of Execution returned with the statement that the said Constable, by virtue of said writ did levy on 450 boxes of apples and that by direction of Francis A. Fee, Plaintiff's Attorney the levy was released.**Henry Ayer*
Justice of the Peace

In the Justice's Court of Fourth Township,
County of Madera State of California.

A. B. Van Campen

Action Sett

Plaintiff

Demand, \$ 9.54

Wm. Appling

vs.

Attorney for Plaintiff

Defendant

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
Sept

2

Complaint filed

1898
May

4

Action dismissed on motion of plaintiff, defendant having satisfied plaintiff's demand. Plaintiff paid costs.

Henry Ager
Justice of the Peace

No. 1210

In the Justice's Court of Fourth Township,
County of Madera State of California.

A. B. Van Campen

Plaintiff

Action SeptDemand, \$ 3.14

vs.

A. E. Hootman

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897
Sept 12Complaint filed

In the Justice's Court of Fourth Township,
County of Madera State of California.

A. B. Van Campen

Action Debt

Plaintiff

Demand, \$ 4.72

vs.

William Footman

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

Sept

2

Complaint filed

1898

Sept

1

Summons Issued

Oct

31

Now comes defendant and for answer pleads, orally, a general denial to the complaint filed herein.

Nov

2

Summons returned by Thos' H. Leonard as served on the 26th day of Oct. 1898 at Fourth Township. Summons filed

Nov

14

Trial of the action set for Nov 22, 1898 and plaintiff and defendant notified thereof.

Nov

22

The trial coming on regularly the Plaintiff and defendant present in court

The Complaint was read when the plaintiff without offering any other evidence rested his case. The defendant thereupon offered in defense a receipt of date Sept. 3, 1895 for a bill of blacksmithing done by plaintiff in the year 1895 up to Sept. 3. with the endorsement Settled in full, leaving a balance of \$ 4.32 on old bill.

The defendant pleads the Statute of limitations and the plaintiff not having claimed anything due him for work subsequent to the bill settled on Sept 3, 1895 a judgment of No Cause of action was rendered and costs against the plaintiff of \$ 3.25 costs paid in full by plaintiff

Henry Ayer
Justice of the Peace.

No. 122

In the Justice's Court of Fourth Township,
County of Madera State of California.

Miami Saw Mill Co.
Plaintiff
vs.
Caledonia Mine Co.
Defendant

Action Debt
Demand, \$ 167.40
Attorney for Plaintiff
Attorney for Defendant

DATE.		PROCEEDINGS.
1897		
Sept	11	Complaint filed
"	"	Summons issued
"	"	Affidavit and Undertaking for Attachment filed
"	"	Writ of Attachment issued
"	13	Writ of Attachment returned
"	"	Summons returned served Sept 11, 1897
"	"	Action dismissed on motion of Plaintiff, the defendant having paid demand in full with costs of suit

Henry Ayer
Justice of the Peace

In

Township,
California.

John

Raymond, Cal. Dec 2, 1897

Recd of Henry Ayer, Justice
of the Peace. Twenty seven and 5/100 dollars
on account of Judgment rendered on the
12th day of Oct. 1897 against Bruno
Filipe and in favor of John Moachello.

Bu

Attorney for Plaintiff

Attorney for Defendant

DATE.

1897
Oct 4
" "
" "
" "
" 7
" 12

Giovanni Moachello

document filed

by Thos. H. Leonard, Constable
for demurr judgment
and in favor of the
with costs of suit

" 26
Nov 18
Dec 3

\$33.53 taking receipt therefor
Constable's fee \$4.50
from defendant the
ipt therefor

170

No. 134

In the Justice's Court of *Fourth* Township,
County of *Madera* State of California.

J. H. Ogle

Plaintiff

Action *Debt*

Demand, \$ *23.50*

vs.

J. Marshall Harris

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

Oct

26

Complaint Filed

"

"

Summons issued

1898

Feb

8

Summons returned by Constable, T. H. Leonard as served in Fourth Township, County of Madera on the 4th day of Feb. 1898. Summons Filed

"

10

The defendant having failed to answer or demur to the complaint, judgment is hereby rendered against the said defendant by default and in favor of plaintiff for the sum of \$23.50 and for costs of suit, \$5.00

Henry Ayer

Justice of the Peace

1898

Nov

29

Execution Issued for the sum of \$23.50, Damages, \$5.00 Cost and \$1.40. Interest

In the Justice's Court of Fourth Township,
County of Madera State of California.

John Macchello

Plaintiff

Action Debt

Demand, \$ 47.55

vs.

Bueno Felipe

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.	PROCEEDINGS.
1897 Oct- 4	Complaint filed
" "	Summons issued
" "	Affidavit and Undertaking for Attachment filed
" "	Writ of Attachment issued.
" 7	Summons returned as served Oct 6. 1897 by Thos. H. Leonard, Constable
" 12	Defendant having failed to answer or demur judgment is hereby entered against the defendant and in favor of the plaintiff for the sum of \$47.55 together with costs of suit \$8.50. Total judgment \$56.30
" 26	Execution issued
Nov 18	Defendant paid into Court the sum of \$33.55 taking receipt therefor. The Court paid out of the above sum the constable's fee \$4.50
Dec 3	Paid to plaintiff out of moneys received from defendant the sum of \$37.05 taking of plaintiffs receipt therefor

No. 134

In the Justice's Court of Fourth

Township,

County of Madera

State of California.

J. H. Ogle

Action Debt

Plaintiff

Demand, \$ 23.50

vs.

J. Marshall Harris

Attorney for Plaintiff

Defendant

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

Oct

26

Complaint Filed

"

"

Summons issued

1898

Feb

8

Summons returned by Constable, T. H. Leonard as served in Fourth Township, County of Madera on the 4th day of Feb. 1898. Summons Filed

"

10

The defendant having failed to answer or demur to the complaint, judgment is hereby rendered against the said defendant by default and in favor of plaintiff for the sum of \$23.50 and for costs of suit, \$5.00

Henry Ayer

Justice of the Peace

1898

Nov

29

Execution Issued for the sum of \$23.50. Damages, \$5.00 Cost and \$1.40. Interest

In the Justice's Court of *Fourth*
County of *Madera*

Township,

State of California.

P. M. Bowen

Action *Debt*

Plaintiff

Demand, \$ *26.38*

Geo. W. Bond

vs.

Defendant

Attorney for Plaintiff

Attorney for Defendant

DATE.

PROCEEDINGS.

1897

Nov

1

Complaint filed

"

"

Summons issued

"

"

Affidavit and Undertaking for Attachment filed

"

"

Writ of Attachment issued

